| 1  | 23.0916 (4) FISH AND GAME REFUGES. The department or an owner of land that                                     |
|----|--|
| 2  | is in a fish or game refuge and that is subject to sub. (2) (a) or (am) or (3) (a) may                         |
| 3  | prohibit hunting, fishing, or trapping, or any combination thereof.  |
| 4  | SECTION 833. 23.0916 (5) (a) of the statutes is amended to read:   |
| 5  | 23.0916 (5) (a) Provisions relating to public access for nature-based outdoor                                  |
| 6  | activities for all lands other than those subject to sub. (2) (a) $\underline{\text{or (am)}}$ or (3) (a) that |
| 7  | are acquired in whole or in part with funding from the stewardship programs under                              |
| 8  | ss. 23.0915 and 23.0917.   |
| 9  | <b>SECTION 834.</b> 23.0916 (5) (b) of the statutes is amended to read:  |
| 10 | 23.0916 (5) (b) A process for the review of determinations made under subs. (2)                                |
| 11 | (b) <u>or (c)</u> and (3) (b) <u>or (c)</u> .  |
| 12 | SECTION 835f. 23.0917 (3) (dm) 3m. of the statutes is amended to read:   |
| 13 | 23.0917 (3) (dm) 3m. For fiscal years 2008-09 and 2009-10, \$42,500,000 for                                    |
| 14 | each fiscal year.  |
| 15 | <b>SECTION 835j.</b> 23.0917 (3) (dm) 4. of the statutes is amended to read:                                   |
| 16 | 23.0917 (3) (dm) 4. For each fiscal year beginning with fiscal year 2010-11 and                                |
| 17 | ending with fiscal year 2019-20, \$62,000,000.   |
| 18 | <b>SECTION 835m.</b> 23.0917 (3) (dm) 5. of the statutes is created to read:                                   |
| 19 | 23.0917 (3) (dm) 5. For fiscal year 2011-12, \$37,500,000.   |
| 20 | <b>SECTION 835p.</b> 23.0917 (3) (dm) 6. of the statutes is created to read:                                   |
| 21 | 23.0917 (3) (dm) 6. For fiscal year 2012-13, \$36,500,000.   |
| 22 | <b>Section 835s.</b> 23.0917 (3) (dm) 7. of the statutes is created to read:                                   |
| 23 | 23.0917 (3) (dm) 7. For each fiscal year beginning with 2013-14 and ending                                     |
| 24 | with fiscal year 2019-20, \$42,500,000.  |
| 25 | <b>Section 836c.</b> 23.0917 (4) (d) 1. of the statutes is amended to read:                                    |

| 23.0917 (4) (d) 1. The department may obligate not more than \$11,500,000 in         |
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| fiscal year 2000–01 and not more than $$11,500,000$ in fiscal year 2001–02 under the |
| subprogram except as provided in sub. (5). For each fiscal year beginning with       |
| 2002-03 and ending with fiscal year 2009-10, the department may obligate not more    |
| than \$15,000,000 under the subprogram except as provided in sub. (5). For each      |
| fiscal year beginning with fiscal year 2010-11 and ending with fiscal year 2019-20,  |
| the department may obligate not more than \$21,500,000 under the subprogram          |
| except as provided in sub. (5).  |
| SECTION 836f. 23.0917 (4) (d) 1m. of the statutes is created to read:                |
| 23.0917 (4) (d) 1m. Except as provided in sub. (5), the department may not           |
| obligate under the subprogram more than the following amounts:                       |
| a. For fiscal year, 2011-12, \$20,000,000.   |
| b. For fiscal year 2012-13, \$21,000,000.  |
| c. For each fiscal year beginning with 2013-14 and ending with fiscal year           |
| 2019-20, \$15,000,000.   |
| <b>Section 836j.</b> 23.0917 (4) (d) 2n. of the statutes is amended to read:         |
| 23.0917 (4) (d) 2n. Beginning with For fiscal year 2010-11 and ending with           |
| fiscal year 2019–20, the department may obligate not more than \$11,500,000 in each  |
| fiscal year-for local assistance.  |
| Section 836m. 23.0917 (4) (d) 2p. of the statutes is created to read:                |
| 23.0917(4)(d)2p. Beginning with fiscal year 2011–2012 and ending with fiscal         |
| year 2019–20, the department may obligate not more than $\$8,000,000$ in each fiscal |
| year for local assistance.   |

**SECTION 836p.** 23.0917 (5) (a) of the statutes is amended to read:

23.0917 (5) (a) If for a given fiscal year the department obligates an amount from the moneys appropriated under s. 20.866 (2) (ta) for a subprogram under sub. (3) or (4) that is less than the annual bonding authority for that subprogram for that given fiscal year, the department shall adjust the annual bonding authority for that subprogram by raising the annual bonding authority, as it may have been previously adjusted under this paragraph and par. (b), for the next fiscal year by the amount that equals the difference between the amount authorized for that subprogram and the obligated amount for that subprogram in that given fiscal year. This paragraph does not apply after fiscal year 2010–11.

**Section 836s.** 23.0917 (5g) of the statutes is created to read:

23.0917 (5g) Unused bonding authority. If for a given fiscal year, the department obligates an amount from the moneys appropriated under s. 20.866 (2) (ta) for a subprogram under sub. (3) or (4) that is less than the annual bonding authority under that subprogram for that given fiscal year, the department may not obligate the unobligated amount in subsequent fiscal years. This subsection applies beginning with fiscal year 2011–12 and ending with fiscal year 2019–20.

**SECTION 837.** 23.0917 (5t) of the statutes is created to read:

23.0917 (5t) Local Governmental resolutions. Each city, village, town, or county may adopt a nonbinding resolution that supports or opposes the proposed acquisition of land to be funded by moneys obligated from the appropriation under s. 20.866 (2) (ta) if all or a portion of the land is located in the city, village, town, or county. The department shall provide written notification of the proposed acquisition to each city, village, town, or county in which the land is located. A city, village, town, or county that adopts a resolution shall provide the department with a copy of the resolution. If the department receives the copy within 30 days after the

date that the city, village, town, or county received the notification of the proposed acquisition, the department shall take the resolution into consideration before approving or denying the obligation of moneys for the acquisition from the appropriation under s. 20.866 (2) (ta).

**SECTION 837m.** 23.0917 (6m) (a) of the statutes is amended to read:

23.0917 (6m) (a) The department may not obligate from the appropriation under s. 20.866 (2) (ta) for a given project or activity any moneys unless it first notifies the joint committee on finance in writing of the proposal. The committee may schedule a meeting to review the department's proposal only if at least 5 members of the committee, one of whom is a cochairperson, object to the proposal in writing. If the cochairpersons of the committee do not notify the department within 14 working days after the date of the department's notification that the committee has scheduled a meeting to review the proposal, the department may obligate the moneys. If, within 14 working days after the date of the notification by the department, the cochairpersons of the committee notify the department that the committee has scheduled a meeting to review the proposal, the department may obligate the moneys only upon approval of the committee unless par. (b) applies. A proposal as submitted by the department is approved unless a majority of the members of the committee who attend the meeting to review the proposal vote to modify or deny the proposal.

SECTION 837r. 23.0917 (6m) (b) of the statutes is repealed.

**Section 837t.** 23.0917 (6m) (bg) of the statutes is repealed.

**SECTION 838.** 23.0917 (6m) (c) of the statutes is amended to read:

| 1  | 23.0917 (6m) (c) The procedures under pars. par. (a) and (b) apply only to an                |
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| 2  | amount for a project or activity that exceeds \$750,000 \$250,000, except as provided        |
| 3  | in pars. (d) and (dm).   |
| 4  | SECTION 839. 23.0917 (6m) (dm) (intro.) of the statutes is amended to read:                  |
| 5  | 23.0917 (6m) (dm) (intro.) The procedures under pars. par. (a) and (b) apply to              |
| 6  | an amount for a project or activity that is less than or equal to $\$750,000$ $\$250,000$ if |
| 7  | all of the following apply:  |
| 8  | SECTION 840. 23.0917 (6m) (dm) 1. of the statutes is amended to read:                        |
| 9  | 23.0917 (6m) (dm) 1. The project or activity is so closely related to one or more            |
| 10 | other department projects or activities for which the department has proposed to             |
| 11 | obligate or has obligated moneys under s. 20.866 (2) (ta) that the projects or               |
| 12 | activities, if combined, would constitute a larger project or activity that exceeds          |
| 13 | \$750,000 <u>\$250,000</u> .   |
| 14 | Section 840m. 23.0917 (6m) (dm) 2. of the statutes is amended to read:                       |
| 15 | 23.0917 (6m) (dm) 2. The project or activity was separated from a larger project             |
| 16 | or activity by the department primarily to avoid the procedures under pars. par. (a)         |
| 17 | and (b).   |
| 18 | <b>SECTION 840p.</b> 23.0917 (7) (a) of the statutes is amended to read:                     |
| 19 | 23.0917 (7) (a) Except as provided in pars. (b) and (c), for purposes of                     |
| 20 | calculating the acquisition costs for acquisition of land under ss. $23.09(19)$ , $(20)$ and |
| 21 | $(20m),\ 23.092\ (4),\ 23.094\ (3g),\ 23.0953,\ 23.096,\ 30.24\ (4)\ and\ 30.277\ from\ the$ |
| 22 | appropriation under s. 20.866 (2) (ta), the acquisition costs buyer's acquisition price      |
| 23 | shall equal the sum of the land's current fair market value and other acquisition costs      |
| 24 | of the buyer, as determined by rule by the department.                                       |
| 25 | <b>SECTION 841b.</b> 23.0917 (7) (b) of the statutes is amended to read:                     |

| 23.0917 (7) (b) For land that has been owned by the current owner for less than             |
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| one year, the acquisition costs buyer's acquisition price of the land shall equal the       |
| sum of the land's current fair market value and other acquisition costs of the buyer,       |
| as determined by rule by the department, or the current owner's acquisition price,          |
| whichever is lower.   |
| <b>Section 842b.</b> 23.0917 (7) (c) of the statutes is renumbered 23.0917 (7) (c)          |
| (intro.) and amended to read:   |
| 23.0917 (7) (c) (intro.) For land that has been owned by the current owner for              |
| one year or more but for less than 3 years, the acquisition costs of the land buyer's       |
| acquisition price shall equal the lower of the following:                                   |
| 2. The sum of the current owner's acquisition price and the annual adjustment               |
| increase.   |
| <b>Section 843b.</b> 23.0917 (7) (c) 1. of the statutes is created to read:                 |
| 23.0917 (7) (c) 1. The land's current fair market value and other acquisition               |
| costs of the buyer as determined by rule by the department.                                 |
| Section 844. 23.0917 (7) (d) (intro.) of the statutes is amended to read:                   |
| 23.0917 (7) (d) (intro.) For purposes of par. (c) $\underline{2}$ , the annual adjustment   |
| increase shall be calculated by multiplying the <u>current</u> owner's acquisition price by |
| 5% and by then multiplying that product by one of the following numbers:                    |
| <b>Section 845.</b> 23.0917 (7) (e) 1. of the statutes is amended to read:                  |
| 23.0917 (7) (e) 1. For any land for which moneys are proposed to be obligated               |
| from the appropriation under s. 20.866 (2) (ta) in order to provide a grant or, state       |
| aid, or other funding to a governmental unit or nonprofit conservation organization         |
| under s. 23.09 (19), (20), or (20m), 23.092 (4), 23.094 (3g), 23.0953, 23.096, 30.24 (2),   |
| or 30.277 or to a nonprofit conservation organization under s. 23.096, the department       |

shall use at least 2 appraisals to determine the <u>current</u> fair market value of the land. The governmental unit or nonprofit conservation organization shall submit to the department one appraisal that is paid for by the governmental unit or nonprofit conservation organization. The department shall obtain its own independent appraisal. The department may also require that the governmental unit or nonprofit conservation organization submit a 3rd independent appraisal. The department shall reimburse the governmental unit or nonprofit conservation organization up to 50% of the costs of the 3rd appraisal as part of the acquisition costs of the land if the land is acquired by the governmental unit or nonprofit conservation organization with moneys obligated from the appropriation under s. 20.866 (2) (ta).

**SECTION 846.** 23.0917 (7) (e) 2. of the statutes is amended to read:

23.0917 (7) (e) 2. Subdivision 1. does not apply if the <u>current</u> fair market value of the land is estimated by the department to be \$350,000 or less.

**SECTION 847.** 23.0917 (7) (f) 2. of the statutes is amended to read:

23.0917 (7) (f) 2. For any acquisition of any land that is funded with moneys obligated from the appropriation under s. 20.866 (2) (ta), the department, within 30 days after the moneys are obligated, shall submit to the clerk and the assessor of each taxation district in which the land is located a copy of every appraisal in the department's possession that was prepared in order to determine the <u>current</u> fair market value of the land involved. An assessor who receives a copy of an appraisal under this subdivision shall consider the appraisal in valuing the land as provided under s. 70.32 (1).

SECTION 848m. 23.0917 (12) of the statutes is repealed and recreated to read: 23.0917 (12) EXPENDITURES AFTER 2020. No moneys may be obligated from the appropriation under s. 20.866 (2) (ta) after June 30, 2020.

| SECTION 856. | 23.15 (1) of the statutes is amended to read: |
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23.15 (1) The natural resources board may sell, at public or private sale, lands and structures owned by the state under the jurisdiction of the department of natural resources, except central or district office facilities, when the natural resources board determines that said the lands are no longer necessary for the state's use for conservation purposes and, if real property, the real property is not the subject of a petition under s. 560.9810 16.310 (2).

**Section 857.** 23.167 (2) (intro.) of the statutes is amended to read:

23.167 (2) (intro.) The department, in consultation with the department of commerce Wisconsin Economic Development Corporation, shall do all of the following for each economic development program administered by the department:

**SECTION 858.** 23.169 (title) of the statutes is amended to read:

23.169 (title) Economic development assistance coordination and reporting.

**SECTION 859.** 23.169 of the statutes is renumbered 23.169 (2) and amended to read:

23.169 (2) Annually, no later than October 1, the department shall submit to the joint legislative audit committee and to the appropriate standing committees of the legislature under s. 13.172 (3) a comprehensive report assessing economic development programs, as defined in s. 23.167 (1), administered by the department. The report shall include all of the information required under s. 560.01 (2) (am) 238.07 (2). The department shall collaborate with the department of commerce Wisconsin Economic Development Corporation to make readily accessible to the public on an Internet-based system the information required under this section.

**Section 860.** 23.169 (1) of the statutes is created to read:

23.169 (1) The department shall coordinate any economic development assistance with the Wisconsin Economic Development Corporation.

**SECTION 861g.** 23.17 (4m) of the statutes is created to read:

23.17 (4m) Chippewa County interpretive center designation. The interpretive center in the Chippewa Moraine State Recreation Area in Chippewa County is designated the David R. Obey Ice Age Trail Interpretive Center.

**Section 862m.** 23.197 (15) of the statutes is created to read:

23.197 (15) AGRICULTURAL EASEMENTS. From the appropriation under s. 20.866 (2) (ta), the department of natural resources shall provide to the department of agriculture, trade and consumer protection the amount necessary for the department of agriculture, trade and consumer protection to purchase agricultural conservation easements under s. 93.73 (7) that were preliminarily approved under s. 93.73 (5) during 2010, but the amount may not exceed \$5,200,000. For the purposes of s. 23.0917, moneys provided under this subsection from the appropriation under s. 20.866 (2) (ta) shall be treated as moneys obligated under the subprogram under s. 23.0917 (3), but the easements acquired with these moneys shall otherwise not be treated as easements that are acquired under the stewardship program under s. 23.0917.

**Section 862p.** 23.1985 of the statutes is amended to read:

23.1985 Acquisition of certain public lands. Beginning in fiscal year 2006-07 and ending in fiscal year 2019-20, from the appropriation under s. 20.866 (2) (ta), the department shall set aside \$2,000,000 in each fiscal year that may be obligated only to acquire land from the board of commissioners of public lands under s. 24.59 (1). If the department sets aside, but does not obligate moneys in a fiscal year under this section, the department may obligate those nonobligated moneys in a

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subsequent fiscal year under this section in addition to the amounts the department is required to set aside for that subsequent fiscal year. For purposes of s. 23.0917, moneys provided from the appropriation under s. 20.866 (2) (ta) shall be treated as moneys obligated under the subprogram under s. 23.0917 (3).

**SECTION 863.** 23.27 (5) of the statutes is amended to read:

23.27 (5) NATURAL AREAS LAND ACQUISITION; COMMITMENT UNDER THE WISCONSIN NATURAL AREAS HERITAGE PROGRAM. It is the intent of the legislature to initiate additional natural areas land acquisition activities with moneys available from the appropriations under ss. 20.370 (1) (mg) (gr) and 20.866 (2) (ta), (tt) and (tz) under the Wisconsin natural areas heritage program. This commitment is separate from and in addition to the continuing commitment under sub. (4). Moneys available from the appropriations under ss. 20.370 (1) (mg) (gr) and 20.866 (2) (ta), (tt) and (tz) under the Wisconsin natural areas heritage program may not be used to acquire land through condemnation. The department may not acquire land under this subsection unless the land is suitable for dedication under the Wisconsin natural areas heritage program and upon purchase or as soon after purchase as practicable the department shall take all necessary action to dedicate the land under the Wisconsin natural areas heritage program. Except as provided in s. 23.0915 (2), the department may not expend from the appropriation under s. 20.866 (2) (tz) more than \$500,000 in each fiscal year for natural areas land acquisition activities under this subsection and for grants for this purpose under s. 23.096.

**Section 864.** 23.27 (6) of the statutes is amended to read:

23.27 (6) SALE; CREDIT. Moneys received by the state from the sale of any area on state-owned land under the department's management or control which is withdrawn from the state natural areas system shall be credited to the appropriation

under s. 20.370 (1) (mg) (gr). An amount equal to the value of any area on state-owned land under the department's management or control which is withdrawn from the state natural areas system but remains in state ownership shall be credited to the appropriation under s. 20.370 (1) (mg) (gr).

**Section 865.** 23.29 (2) of the statutes is amended to read:

23.29 (2) Contributions; state match. The department may accept contributions and gifts for the Wisconsin natural areas heritage program. The department shall convert donations of land which it determines, with the advice of the council, are not appropriate for the Wisconsin natural areas heritage program into cash. The department shall convert other noncash contributions into cash. These moneys shall be deposited in the general conservation fund and credited to the appropriation under s. 20.370 (1) (mg) (gr). These moneys shall be matched by an equal amount released from the appropriation under s. 20.866 (2) (ta), (tt) or (tz) or from any combination of these appropriations to be used for natural areas land acquisition activities under s. 23.27 (5). The department shall determine how the moneys being released are to be allocated from these appropriations.

**SECTION 866.** 24.80 of the statutes is amended to read:

24.80 Normal school fund. The lands and moneys described in s. 24.79, not being granted for any other specified purpose, accrue to the school fund under article X, section 2, of the constitution; and having been found unnecessary for the support and maintenance of common schools, are appropriated to the support and maintenance of state universities and suitable libraries and apparatus therefor, and to that end are set apart and denominated the "Normal School Fund". All lands, moneys, loans, investments and securities set apart to the normal school fund and all swamp lands and income and interest received on account of the capital of that

fund constitute a separate and perpetual fund. Except as provided in ss. 20.255 (1) (q) and 20.285 (1) (rm), all income and interest from the normal school fund shall be paid into the general fund as general purpose revenue. Normal school fund income, interest and revenues do not include expenses deducted from gross receipts permitted under ss. 24.04 (2), 24.53 and 24.62 (1).

**Section 866d.** 25.15 (5) of the statutes is amended to read:

25.15 (5) Commissions. All records of commissions paid by the board for purchases and sales of investments are open to public inspection, except those relating to investments made or considered by the board in securities of entities that are in the venture capital stage.

**Section 866e.** 25.16 (2) of the statutes is amended to read:

25.16 (2) Subject to authorization under s. 16.505, the The executive director may appoint a chief legal counsel, chief financial officer, chief risk officer and not more than 11 investment directors and shall appoint a chief investment officer and all other employees necessary to carry out the functions of the board, except that the board shall appoint the internal auditor and shall participate in the selection of the chief investment officer and investment directors and the internal auditor shall appoint his or her staff. The executive director shall appoint all employees outside the classified service, except blue collar and clerical employees. Neither the executive director, the internal auditor, the chief investment officer, the chief legal counsel, the chief financial officer, the chief risk officer, any investment director nor any other employee of the board shall have any financial interest, either directly or indirectly, in any firm engaged in the sale or marketing of real estate or investments of any kind, nor shall any of them render investment advice to others for remuneration.

**Section 866m.** 25.16 (7) of the statutes is amended to read:

25.16 (7) The executive director shall fix the compensation of all employees appointed by the executive director, subject to restrictions set forth in the compensation plan under s. 230.12 or any applicable collective bargaining agreement in the case of employees in the classified service but the board may provide for bonus compensation to employees in the unclassified service. All employees shall pay employee required contributions under s. 40.05 (1) (a) 1. or 2., whichever is appropriate, and shall pay the employee share of health insurance premiums as determined under s. 40.05 (4) (ag).

**Section 866s.** 25.165 (1) of the statutes is amended to read:

25.165 (1) There is created in the board an internal audit subunit, under the supervision of the internal auditor. The internal auditor shall report directly to the board and, subject to authorization under s. 16.505, shall appoint all employees necessary to carry out the duties of the internal auditor. The internal auditor shall appoint all employees outside the classified service, except blue collar and clerical employees. The internal auditor shall fix the compensation of all employees appointed by the internal auditor, subject to restrictions set forth in the compensation plan under s. 230.12 or any applicable collective bargaining agreement in the case of employees in the classified service but the board may provide for bonus compensation to employees in the unclassified service.

**Section 866t.** 25.17 (1) (cm) of the statutes is repealed.

**Section 867.** 25.17 (1) (nm) of the statutes is amended to read:

25.17 (1) (nm) Recycling and renewable energy Economic development fund (s.

24 25.49);

Section 867m. 25.17 (1) (ys) of the statutes is repealed.

| SECTION 868. | 25 17 (2)  | (f) of the | statutos is | amended to | read. |
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25.17 (2) (f) Invest the moneys belonging to the college savings program trust fund, the college savings program bank deposit trust fund, and the college savings program credit union deposit trust fund in a manner consistent with the guidelines established under s. 14.64 16.641 (2) (c), unless the moneys are under the management and control of a vendor selected under s. 16.255. In making investments under this paragraph, the investment board shall accept any reasonable terms and conditions that the college savings program board specifies and is relieved of any obligations relevant to prudent investment of the fund, including the standard of responsibility under s. 25.15 (2).

**SECTION 868e.** 25.17 (13m) of the statutes is renumbered 25.17 (13m) (intro.) and amended to read:

25.17 (13m) (intro.) No later than 45 days after the end of each calendar quarter, submit a report to the department of administration, the cochairpersons of the joint legislative audit committee, and the cochairpersons of the joint committee on finance detailing all that identifies all of the following:

(a) All costs and expenses charged to funds during that calendar quarter. The report shall include, including a breakdown of the amount and percentage of assets managed under each type of dedicated and commingled account or partnership, and the change in the amount and percentage from the prior calendar quarter.

**SECTION 868f.** 25.17 (13m) (b) of the statutes is created to read:

25.17 (13m) (b) All operating expenditures during that calendar quarter.

**SECTION 868g.** 25.17 (13m) (c) of the statutes is created to read:

25.17 (13m) (c) The number of full-time equivalent positions created or abolished by the board under s. 16.505 (2g) during that calendar quarter.

**SECTION 868j.** 25.17 (13r) of the statutes is created to read:

25.17 (13r) Appear before the joint committee on finance, by the board's executive director or by board personnel designated by the executive director, at the committee's first quarterly meeting under s. 13.10 in each fiscal year to provide an update, for the current fiscal year and the succeeding fiscal year, of the board's completed or projected operating budget changes, position authorization changes, assessment of the funds under management, and performance of the funds under management.

**SECTION 869.** 25.17 (70) (intro.) of the statutes is amended to read:

25.17 (70) (intro.) No later than December 31 of every even-numbered year, after receiving a report from the department of commerce under s. 560.08 (2) (m) and in consultation with the department of commerce, submit to the governor and to the presiding officer of each house of the legislature a plan for making investments in this state. The purpose of the plan is to encourage the board to make the maximum amount of investments in this state, subject to s. 25.15 and consistent with the statutory purpose of each trust or fund managed by the board. The plan shall discuss potential investments to be made during the succeeding 5 years beginning in the year after submittal of the plan, and shall include, but not be limited to, the following:

**Section 870.** 25.17 (70) (a) of the statutes is repealed.

**SECTION 871.** 25.17 (70) (d) of the statutes is amended to read:

25.17 (70) (d) Comments solicited from the secretary of commerce chief executive officer of the Wisconsin Economic Development Corporation and received by the board on or before November 30 of the year of submittal.

**Section 871m.** 25.184 of the statutes is created to read:

| 25.184 Confidentiality of venture capital investment information.                         |
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| Information relating to investments made or considered by the board in securities         |
| of entities that are in the venture capital stage are not subject to public inspection,   |
| copying, or disclosure under s. 19.35 unless the information has been publicly            |
| released by another person.   |
| Section 872. 25.185 (1) (a) of the statutes is amended to read:                           |
| 25.185 (1) (a) "Disabled veteran-owned financial adviser" means a financial               |
| adviser certified by the department of commerce administration under s. 560.0335          |
| <u>16.283</u> (3).  |
| SECTION 873. 25.185 (1) (b) of the statutes is amended to read:                           |
| 25.185 (1) (b) "Disabled veteran-owned investment firm" means an                          |
| investment firm certified by the department of commerce administration under s.           |
| <del>560.0335</del> <u>16.283</u> (3).  |
| SECTION 874. 25.185 (1) (c) of the statutes is amended to read:                           |
| 25.185 (1) (c) "Minority financial adviser" means a financial adviser certified           |
| by the department of commerce administration under s. $560.036 \ \underline{16.287}$ (2). |
| SECTION 875. 25.185 (1) (d) of the statutes is amended to read:                           |
| 25.185 (1) (d) "Minority investment firm" means an investment firm certified              |
| by the department of eemmerce administration under s. 560.036 16.287 (2).                 |
| SECTION 875e. 25.187 (2) (a) of the statutes is amended to read:                          |
| 25.187 (2) (a) Subject to par. (c), on On September 1 of each year, the investment        |
| board shall assess each fund for which the board has management responsibility for        |
| its share of the board's operating expenditures for the current fiscal year in an         |
| equitable manner. The board shall pay the assessment from the current income of           |

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each fund, unless an appropriation is made for payment of the assessment, in which case the assessment shall be paid from that appropriation account.

**SECTION 875m.** 25.187 (2) (b) of the statutes is created to read:

25.187 (2) (b) The investment board may establish the operating budget for operating expenditures and monitor the fiscal management of this operating budget.

**SECTION 875s.** 25.187 (2) (c) of the statutes is repealed.

**SECTION 877.** 25.36 (1) of the statutes is amended to read:

25.36 (1) Except as provided in sub. (2), all moneys appropriated or transferred by law shall constitute the veterans trust fund which shall be used for the lending of money to the mortgage loan repayment fund under s. 45.37 (5) (a) 12. and for the veterans programs under ss. 20.485(2) (m),  $\frac{\text{(mn)}}{\text{(tm)}}$ ,  $\frac{\text{(tm)}}{\text{(w)}}$ ,  $\frac{\text{(v)}}{\text{(vo)}}$ ,  $\frac{\text{(vy)}}{\text{(vy)}}$ ,  $\frac{\text{(w)}}{\text{(w)}}$ , and (zm), and (5) (mn), (v), (vo), and (zm), 45.03 (19), 45.07, 45.20, 45.21, 45.40 (1m), 45.41, 45.42, 45.43, and 45.82 and administered by the department of veterans affairs, including all moneys received from the federal government for the benefit of veterans or their dependents; all moneys paid as interest on and repayment of loans under the post-war rehabilitation fund; soldiers rehabilitation fund, veterans housing funds as they existed prior to July 1, 1961; all moneys paid as interest on and repayment of loans under this fund; all moneys paid as expenses for, interest on, and repayment of veterans trust fund stabilization loans under s. 45.356, 1995 stats.; all moneys paid as expenses for, interest on, and repayment of veterans personal loans; the net proceeds from the sale of mortgaged properties related to veterans personal loans; all mortgages issued with the proceeds of the 1981 veterans home loan revenue bond issuance purchased with moneys in the veterans trust fund; all moneys received from the state investment board under s. 45.42 (8) (b); all moneys received from the veterans mortgage loan repayment fund under s. 45.37 (7) (a) and

1 (c); and all gifts of money received by the board of veterans affairs for the purposes 2 of this fund. 3 **Section 878.** 25.40 (1) (a) 3. of the statutes is amended to read: 4 25.40 (1) (a) 3. Revenues collected under ss. 341.09 (2) (d), (2m) (a) 1., (4), and 5 (7), 341.14 (2), (2m), (6) (d), (6m) (a), (6r) (b) 2., (6w), and (8), 341.145 (3), 341.16 (1) 6 (a) and (b), (2), (2e), and (2m), 341.17 (8), 341.19 (1) (a), 341.25, 341.255 (1), (2) (a), (b), and (c), and (5), 341.26 (1), (2), (2m) (am) and (b), (3), (3m), (4), (5), and (7), 341.264 7 8 (1), 341.265 (1), 341.266 (2) (b) and (3), 341.268 (2) (b) and (3), 341.269 (2) (b), 341.30 9 (3), 341.305 (3), 341.307 (4) (a), 341.308 (3), 341.36 (1) and (1m), 341.51 (2), and 10 342.14, except s. 342.14 (1r), that are pledged to any fund created under s. 84.59 (2). 11 **Section 879m.** 25.40 (1) (a) 4. of the statutes is amended to read: 12 25.40 (1) (a) 4. Moneys received paid to the Board of Regents of the University 13 of Wisconsin System under s. 341.14 (6r) (b) 4. that are deposited in the general fund 14 and credited to the appropriation under s. 20.285 (1) (jp). 15 **Section 880.** 25.40 (1) (a) 5m. of the statutes is repealed. 16 **SECTION 883m.** 25.42 of the statutes is repealed. 17 **Section 884m.** 25.421 of the statutes is repealed. 18 **Section 885e.** 25.425 of the statutes is amended to read: 19 25.425 Election administration fund. There is established a separate 20 nonlapsible trust fund, designated the election administration fund, consisting of all 21 moneys received from the federal government under P.L. 107-252, all moneys 22 received from requesters from sales of copies of the official registration list, and all 23 moneys transferred to the fund from other funds. 24 **Section 886.** 25.46 (1k) of the statutes is repealed. 25 **Section 887b.** 25.46 (6s) of the statutes is created to read:

| 1  | 25.46 ( <b>6s</b> ) The fees imposed under s. 289.645.   |
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| 2  | SECTION 888. 25.46 (19) of the statutes is repealed.   |
| 3  | SECTION 889. 25.466 of the statutes is amended to read:  |
| 4  | 25.466 Working lands fund. There is created a separate trust fund  |
| 5  | designated as the working lands fund, consisting of all moneys received under ss.                        |
| 6  | $91.48(2)(c)$ and $\underline{s}$ , $91.66(1)(c)$ and all moneys received due to the sale, modification, |
| 7  | or termination of an easement purchased under s. 93.73.  |
| 8  | SECTION 890. 25.47 (5) of the statutes is amended to read:   |
| 9  | 25.47 (5) The moneys transferred from the appropriation account under s.                                 |
| 10 | 20.143 (3) 20.165 (2) (s).   |
| 11 | <b>SECTION 891.</b> 25.49 (intro.) of the statutes is amended to read:                                   |
| 12 | 25.49 Recycling and renewable energy Economic development fund.  |
| 13 | (intro.) There is established a separate nonlapsible trust fund designated as the                        |
| 14 | recycling and renewable energy economic development fund, to consist of:                                 |
| 15 | <b>SECTION 892.</b> 25.49 (1m) of the statutes is renumbered 25.46 (5k).                                 |
| 16 | <b>SECTION 893.</b> 25.49 (2) of the statutes is renumbered 25.46 (5L).                                  |
| 17 | Section 894b. 25.49 (3) of the statutes is repealed.   |
| 18 | <b>Section 896.</b> 25.50 (3) (a) of the statutes is amended to read:                                    |
| 19 | 25.50 (3) (a) With the consent of the governing body, a local official may transfer                      |
| 20 | local funds to the state treasurer department of administration for deposit in the                       |
| 21 | fund.  |
| 22 | <b>SECTION 896d.</b> 25.50 (3) (b) of the statutes is amended to read:                                   |
| 23 | 25.50 (3) (b) On the dates specified and to the extent to which they are                                 |
| 24 | available, subject to s. $16.53(10)$ , funds payable to local governments under ss. $79.03$              |
| 25 | 79.035, 79.04, 79.05, 79.058, 79.06, 79.08, and 79.10 shall be considered local funds                    |

and, pursuant to the instructions of local officials, may be paid into the separate accounts of all local governments established in the local government pooled-investment fund and, pursuant to the instructions of local officials, to the extent to which they are available, be disbursed or invested.

**Section 898.** 25.50 (4) of the statutes is amended to read:

25.50 (4) Period of investments; withdrawal of funds. Subject to the right of the local government to specify the period in which its funds may be held in the fund, the state treasurer department of administration shall prescribe the mechanisms and procedures for deposits and withdrawals.

**Section 899.** 25.50 (5m) (a) of the statutes is amended to read:

25.50 (5m) (a) The board, in cooperation with the department of administration, shall provide information necessary for the state treasurer to provide a monthly report to each local government having an investment in the fund. The board shall use all reasonable efforts to provide the information to the state treasurer in time to allow the treasurer to mail or electronically transmit the report to the local government no later than 6 business days after the end of the month covered by the report. The report shall include information on the fund's earnings for the month, with comparison to appropriate indexes or benchmarks in the private sector.

**SECTION 900.** 25.50 (7) of the statutes is amended to read:

25.50 (7) Reimbursement of expenses. The state treasurer department of administration shall deduct monthly from the earnings of the fund during the preceding calendar month an amount sufficient to cover all actual and necessary expenses incurred by the state in administering the fund in the preceding calendar month, except that in no fiscal year may the state treasurer department of

| 1  | administration deduct an amount exceeding the amount appropriated under s.              |
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| 2  | $20.585 \ \underline{20.505} \ (1) \ (g) \ (gc)$ for that fiscal year.                  |
| 3  | <b>SECTION 901.</b> 25.50 (8) (b) of the statutes is amended to read:                   |
| 4  | 25.50 (8) (b) The state treasurer department of administration shall report             |
| 5  | monthly to each local official the deposits and withdrawals of the preceding month      |
| 6  | and any other activity within the account.  |
| 7  | <b>Section 902.</b> 25.50 (9) of the statutes is amended to read:                       |
| 8  | 25.50 (9) RULES. The state treasurer department of administration may                   |
| 9  | promulgate rules to carry out the purposes of this section.                             |
| 10 | <b>SECTION 903.</b> 25.50 (10) of the statutes is amended to read:                      |
| 11 | 25.50 (10) Insurance of Principal. The state treasurer department of                    |
| 12 | administration may obtain insurance for the safety of the principal investments of      |
| 13 | the fund. The insurance is a reimbursable expense under sub. (7).                       |
| 14 | <b>Section 903m.</b> 25.77 (8) of the statutes is amended to read:                      |
| 15 | 25.77 (8) All moneys transferred from the appropriation under s. $20.285(1)$ (iz)       |
| 16 | <u>(gb)</u> .   |
| 17 | <b>SECTION 904.</b> 25.80 of the statutes is amended to read:                           |
| 18 | 25.80 Tuition trust fund. There is established a separate nonlapsible trust             |
| 19 | fund designated as the tuition trust fund, consisting of all revenue from enrollment    |
| 20 | fees and the sale of tuition units under s. 14.63 16.64.                                |
| 21 | <b>SECTION 905.</b> 25.85 of the statutes is amended to read:                           |
| 22 | 25.85 College savings program trust fund. There is established a separate               |
| 23 | nonlapsible trust fund designated as the college savings program trust fund,            |
| 24 | consisting of all revenue from enrollment fees for and contributions to college savings |
| 25 | accounts under s. 14.64 16.641 and from distributions and fees paid by the vendor       |

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under s. 16.255 (3) other than revenue from those sources that is deposited in the college savings program bank deposit trust fund or the college savings program credit union deposit trust fund.

**Section 906.** 25.853 of the statutes is amended to read:

25.853 College savings program bank deposit trust fund. There is established a separate nonlapsible trust fund designated as the college savings program bank deposit trust fund, consisting of all revenue from enrollment fees for and contributions to college savings accounts under s. 14.64 16.641 in which the investment instrument is an account held by a state or national bank, a state or federal savings and loan association, or a savings and trust company that has its main office or home office or a branch office in this state and that is insured by the Federal Deposit Insurance Corporation, and all revenue from distributions and fees paid by the vendors of those investment instruments under s. 16.255 (3).

**Section 907.** 25.855 of the statutes is amended to read:

25.855 College savings program credit union deposit trust fund. There is established a separate nonlapsible trust fund designated as the college savings program credit union deposit trust fund, consisting of all revenue from enrollment fees for and contributions to college savings accounts under s. 14.64 16.641 in which the investment instrument is an account held by a state or federal credit union, including a corporate central credit union organized under s. 186.32, that has its main office or home office or a branch office located in this state and that is insured by the National Credit Union Administration, and all revenue from distributions and fees paid by the vendors of those investment instruments under s. 16.255 (3).

**SECTION 908.** 26.02 (1) (intro.) of the statutes is amended to read:

| 26.02 (1) DUTIES. (intro.) The council on forestry shall advise the governor, the   |
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| legislature, the department of natural resources, the department of commerce, and   |
| other state agencies, as determined to be appropriate by the council, on all of the |
| following topics as they affect forests located in this state:                      |

**Section 909.** 26.37 (1) (intro.) of the statutes is amended to read:

26.37 (1) (intro.) The department of natural resources and the department of commerce shall jointly develop a plan to establish a lake states wood utilization consortium to provide research, development, and demonstration grants to enhance the forest products industry in Wisconsin and other states. The plan shall do all of the following:

**Section 910.** 26.37 (1) (b) of the statutes is amended to read:

26.37 (1) (b) Establish an implementation committee for the consortium. Members of the committee may include one or more representatives from the department of natural resources, the department of commerce Wisconsin Economic Development Corporation, and the forest products industry.

**Section 911.** 26.37 (2) of the statutes is amended to read:

26.37 (2) The department of natural resources may not expend moneys from the appropriations under s. 20.370 (5) (ax) or (6) (bt), 1997 stats., unless the department of natural resources and the department of commerce Wisconsin Economic Development Corporation first submit to the joint committee on finance the plan required under sub. (1). If the cochairpersons of the joint committee on finance do not notify the department of natural resources within 14 working days after the date of the departments' submittal of the plan that the committee has scheduled a meeting to review the plan, the plan may be implemented and moneys may be expended as proposed by the department of natural resources. If, within 14

days after the date of the <del>departments</del> submittal of the plan, the cochairpersons of the committee notify the department of natural resources that the committee has scheduled a meeting to review the plan, moneys may be expended only after the plan has been approved by the committee.

**Section 911t.** 26.39 (3) of the statutes is repealed.

**Section 913e.** 28.05 (3) (am) of the statutes is created to read:

28.05 (3) (am) The department shall, by rule, establish a program that allows cooperating foresters and private contractors to assist the state in regenerating harvested areas of state lands to meet the annual allowable timber harvest established under s. 28.025. The rule shall include provisions authorizing the department to contract with cooperating foresters and private contractors to conduct activities that promote artificial and natural forest regeneration including site preparation, invasive species control, and tree planting. The rule shall authorize cooperating foresters and private contractors with whom the department contracts under this paragraph to receive a portion of the proceeds from the sale of timber harvested from state lands on which the cooperating forester or private contractor provided assistance under the contract.

**SECTION 913g.** 28.05 (3) (b) of the statutes is renumbered 28.05 (3) (b) 1.

**Section 913i.** 28.05 (3) (b) 2. of the statutes is created to read:

28.05 (3) (b) 2. Each cooperating forester or private contractor with whom the department contracts under par. (am) shall be entitled to receive the amount determined by the department as specified in the rule promulgated by the department under par. (am).

**SECTION 913k.** 28.05 (3) (c) of the statutes is amended to read:

| 28.05 (3) (c) Of the amount received by the department from each timber sale                   |
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| for which the department used the services of a cooperating forester or a private              |
| contractor under this subsection, the department shall credit to the appropriation             |
| account under s. $20.370\ (1)\ (cy)$ an amount equal to the portion of the sale proceeds       |
| that the department is required to pay to the cooperating forester or private                  |
| contractor.  |
| Section 913r. 28.06 (2m) (a) of the statutes is renumbered 28.06 (2m) and                      |
| amended to read:   |
| 28.06 (2m) A person who purchases a seedling under sub. (2) shall pay, in                      |
| addition to the price of the seedling charged under sub. (2), a surcharge for each             |
| seedling purchased. Beginning on September 1, 2001, and ending on June 30, 2002,               |
| the surcharge shall be 2 cents for each seedling. Beginning on July 1, 2002, the               |
| surcharge shall be 3 cents for each seedling. All surcharges collected under this              |
| paragraph subsection shall be deposited in the conservation fund.                              |
| Section 913t. 28.06 (2m) (b) of the statutes is repealed.                                      |
| Section 914m. 29.598 (2) of the statutes is amended to read:                                   |
| 29.598 (2) MATCH. No moneys may be transferred paid from the appropriation                     |
| account under s. $20.370\ (1)\ (\text{mu})$ to pay for the costs associated with the agreement |
| undersub.(1), unlesstheorganizationdescribedinsub.(1)demonstratesthatithas                     |
| contributed an equal amount to pay for those costs. The matching contribution may              |
| be in the form of money or in-kind goods or services.  |
| Section 915. 30.121 (3w) (b) of the statutes is amended to read:                               |
| 30.121 (3w) (b) The boathouse is located on land zoned exclusively for                         |

commercial or industrial purposes or the boathouse is located on a brownfield, as

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| 1  | defined in s. 560.13 238.13 (1) (a), or in a blighted area, as defined in s. 66.1331 (3)  |
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| 2  | (a).  |
| 3  | <b>SECTION 916.</b> 30.126 (5) (h) of the statutes is amended to read:  |
| 4  | 30.126 (5) (h) May not have improper toilets. No person may construct, place  |
| 5  | or maintain a fishing raft on authorized portions of the Wolf River if the fishing raft   |
| 6  | is equipped with a toilet which permits toilet waste to be disposed of in the waterway.   |
| 7  | A toilet on a fishing raft shall comply with rules of the department of commerce safety   |
| 8  | and professional services as if the toilet were on a boat.  |
| 9  | <b>SECTION 917.</b> 30.443 (1) (a) of the statutes is amended to read:  |
| 10 | 30.443 (1) (a) Promulgate rules establishing standards for erosion prevention   |
| 11 | or control at sites in the riverway that are not subject to the standards established   |
| 12 | under s. $\underline{101.1206}$ (1) or $\underline{101.653}$ (2) or $\underline{281.33}$ (3m) (a) and that have a natural slope |
| 13 | of $20\%$ or less.  |
| 14 | SECTION 918. 30.443 (1) (b) of the statutes is amended to read:   |
| 15 | 30.443 (1) (b) Promulgate rules establishing standards for erosion prevention   |
| 16 | or control that are in addition to standards established under ss. $\underline{101.1206}$ (1) and                               |
| 17 | 101.653 (2) and 281.33 (3m) (a) for sites in the riverway that are subject to those   |
| 18 | standards and that have a natural slope of $12\%$ or more but $20\%$ or less.   |
| 19 | <b>Section 919.</b> 30.443 (2) of the statutes is amended to read:  |
| 20 | 30.443 (2) The board may impose any of the applicable standards established   |
| 21 | under sub. (1) (a) or (b) or ss. <u>101.1206 (1) or</u> 101.653 (2) <del>or</del> <u>281.33 (3m) (a)</u> as a                   |

**Section 920.** 30.71(4) of the statutes is amended to read:

rules to enforce these standards in the riverway.

condition for receiving a permit under s. 30.44 (1), and the board may promulgate

| 30.71 (4) Any rules necessary to carry out the purposes of this section shall be             |
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| promulgated jointly by the department of commerce safety and professional services           |
| and the department of natural resources.   |
| <b>SECTION 921.</b> 31.385 (2) (c) 1. of the statutes is amended to read:                    |
| 31.385 (2) (c) 1. The department conducts an investigation or inspection of the              |
| dam under this chapter and the owner of the dam requests financial assistance under          |
| this section within 6 months after having received department directives, based on           |
| the department's investigation or inspection of the dam, for the repair, modification        |
| or abandonment and removal of the dam or for another activity to increase the safety         |
| of the dam.  |
| Section 921g. 31.385 (2) (d) of the statutes is amended to read:                             |
| 31.385 (2) (d) The financial assistance <u>that is provided under this section</u> shall     |
| be paid from the appropriations under s. $20.866\ (2)\ (tL)$ and $(tx)$ , except as provided |
| in par. (dm) and in 1991 Wisconsin Act 39, section 9142 (10d).                               |
| Section 921m. 31.385 (2) (dm) of the statutes is created to read:                            |
| 31.385 (2) (dm) Financial assistance that is provided under sub. (7) shall be                |
| paid from the appropriation under s. $20.866\ (2)\ (ta)$ and shall be treated as moneys      |
| obligated from the subprogram under s. 23.0917 (3).  |
| <b>Section 921r.</b> 31.385 (7) of the statutes is created to read:                          |
| 31.385 (7) Notwithstanding the limitations under sub. (2) (a), and beginning                 |
| with fiscal year 2011–12 and ending with fiscal year 2019–20, the department shall           |
| set aside from the appropriation under s. 20.866 (2) (ta) not less than a total of           |
| \$6,000,000 that may be obligated only to provide financial assistance to counties for       |

projects to maintain, repair, modify, abandon, or remove dams. To be eligible for

financial assistance, a county must be under an order issued by the department to

maintain, repair, modify, abandon, or remove a dam that is owned by the county and the order must be in effect on the effective date of this subsection .... [LRB inserts date]. The amount of the financial assistance may not be for more than 25 percent of the costs of a project or \$2,500,000, whichever is less. Subsection (2) (c) does not apply to a project for which financial assistance is provided under this subsection. A project need not be included under the inventory maintained by the department under sub. (4) in order for a county to receive financial assistance under this subsection.

**Section 922e.** 32.02 (11) of the statutes is amended to read:

32.02 (11) Any housing authority created under ss. 66.1201 to 66.1211; redevelopment authority created under s. 66.1333; community development authority created under s. 66.1335; local cultural arts district created under subch. V of ch. 229, subject to s. 229.844 (4) (c); or local exposition district created under subch. II of ch. 229; or transit authority created under s. 66.1039.

**Section 922m.** 32.05 (1) (a) of the statutes is amended to read:

32.05 (1) (a) Except as provided under par. (b), a county board of supervisors or a county highway committee when so authorized by the county board of supervisors, a city council, a village board, a town board, a sewerage commission governing a metropolitan sewerage district created by ss. 200.05 or 200.21 to 200.65, the secretary of transportation, a commission created by contract under s. 66.0301, a joint local water authority created by contract under s. 66.0823, a transit authority created under s. 66.1039, a housing authority under ss. 66.1201 to 66.1211, a local exposition district created under subch. II of ch. 229, a local cultural arts district created under subch. V of ch. 229, a redevelopment authority under s. 66.1333 or a community development authority under s. 66.1335 shall make an order providing

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for the laying out, relocation and improvement of the public highway, street, alley, storm and sanitary sewers, watercourses, water transmission and distribution facilities, mass transit facilities, airport, or other transportation facilities, gas or leachate extraction systems to remedy environmental pollution from a solid waste disposal facility, housing project, redevelopment project, cultural arts facilities, exposition center or exposition center facilities which shall be known as the relocation order. This order shall include a map or plat showing the old and new locations and the lands and interests required. A copy of the order shall, within 20 days after its issue, be filed with the county clerk of the county wherein the lands are located or, in lieu of filing a copy of the order, a plat may be filed or recorded in accordance with s. 84.095.

**Section 922v.** 32.07 (2) of the statutes is amended to read:

32.07 (2) The petitioner shall determine necessity if application is by the state or any commission, department, board or other branch of state government or by a city, village, town, county, school district, board, commission, public officer, commission created by contract under s. 66.0301, joint local water authority under s. 66.0823, transit authority created under s. 66.1039, redevelopment authority created under s. 66.1333, local exposition district created under subch. II of ch. 229, local cultural arts district created under subch. V of ch. 229, housing authority created under ss. 66.1201 to 66.1211 or for the right-of-way of a railroad up to 100 feet in width, for a telegraph, telephone or other electric line, for the right-of-way for a gas pipeline, main or service or for easements for the construction of any elevated structure or subway for railroad purposes.

**SECTION 923.** 32.19 (2) (b) of the statutes is amended to read:

32.19 (2) (b) "Comparable dwelling" means one which, when compared with the dwelling being taken, is substantially equal concerning all major characteristics and functionally equivalent with respect to: the number and size of rooms and closets, area of living space, type of construction, age, state of repair, size and utility of any garage or other outbuilding, type of neighborhood and accessibility to public services and places of employment. "Comparable dwelling" shall meet all of the standard building requirements and other code requirements of the local governmental body and shall also be decent, safe and sanitary and within the financial means of the displaced person, as defined by the department of commerce administration.

**Section 924.** 32.19 (2) (e) 1. b. of the statutes is amended to read:

32.19 (2) (e) 1. b. As a result of rehabilitation, demolition or other displacing activity, as determined by the department of commerce administration, if the person is a tenant-occupant of a dwelling, business or farm operation and the displacement is permanent.

**SECTION 925.** 32.19 (3) (b) 1. of the statutes is amended to read:

32.19 (3) (b) 1. 'Dwellings.' Any displaced person who moves from a dwelling and who elects to accept the payments authorized by this paragraph in lieu of the payments authorized by par. (a) may receive an expense and dislocation allowance, determined according to a schedule established by the department of commerce administration.

**Section 926.** 32.19 (3) (b) 2. of the statutes is amended to read:

32.19 (3) (b) 2. 'Business and farm operations.' Any displaced person who moves or discontinues his or her business or farm operation, is eligible under criteria established by the department of commerce administration by rule and elects to accept payment authorized under this paragraph in lieu of the payment authorized

under par. (a), may receive a fixed payment in an amount determined according to criteria established by the department of commerce administration by rule, except that such payment shall not be less than \$1,000 nor more than \$20,000. A person whose sole business at the displacement dwelling is the rental of such property to others is not eligible for a payment under this subdivision.

**SECTION 927.** 32.19 (3) (c) of the statutes is amended to read:

32.19 (3) (c) Optional payment for businesses. Any displaced person who moves his or her business, and elects to accept the payment authorized in par. (a), may, if otherwise qualified under par. (b) 2., elect to receive the payment authorized under par. (b) 2., minus whatever payment the displaced person received under par. (a), if the displaced person discontinues the business within 2 years of the date of receipt of payment under par. (a), provided that the displaced person meets eligibility criteria established by the department of commerce administration by rule. In no event may the total combined payment be less than \$1,000 nor more than \$20,000.

**Section 928.** 32.19 (4) (a) 2. of the statutes is amended to read:

32.19 (4) (a) 2. The amount of increased interest expenses and other debt service costs incurred by the owner to finance the purchase of another property substantially similar to the property taken, if at the time of the taking the land acquired was subject to a bona fide mortgage or was held under a vendee's interest in a bona fide land contract, and such mortgage or land contract had been executed in good faith not less than 180 days prior to the initiation of negotiations for the acquisition of such property. The computation of the increased interest costs shall be determined according to rules promulgated by the department of commerce administration.

**SECTION 929.** 32.19 (4) (b) (intro.) of the statutes is amended to read:

32.19 (4) (b) Tenants and certain others. (intro.) In addition to amounts otherwise authorized by this subchapter, the condemnor shall make a payment to any individual or family displaced from any dwelling which was actually and lawfully occupied by such individual or family for not less than 90 days prior to the initiation of negotiations for the acquisition of such property or, if displacement is not a direct result of acquisition, such other event as determined by the department of commerce administration by rule. For purposes of this paragraph, a corporation organized under ch. 181 that is a nonprofit corporation, as defined in s. 181.0103 (17), may, if otherwise eligible, be considered a displaced tenant. Subject to the limitations under par. (bm), such payment shall be either:

**Section 930.** 32.19 (4m) (a) 2. of the statutes is amended to read:

32.19 (4m) (a) 2. The amount, if any, which will compensate such owner displaced person for any increased interest and other debt service costs which such person is required to pay for financing the acquisition of any replacement property, if the property acquired was encumbered by a bona fide mortgage or land contract which was a valid lien on the property for at least one year prior to the initiation of negotiations for its acquisition. The amount under this subdivision shall be determined according to rules promulgated by the department of commerce administration.

**SECTION 931.** 32.19 (4m) (b) (intro.) of the statutes is amended to read:

32.19 (4m) (b) Tenant-occupied business or farm operation. (intro.) In addition to amounts otherwise authorized by this subchapter, the condemnor shall make a payment to any tenant displaced person who has owned and occupied the business operation, or owned the farm operation, for not less than one year prior to initiation of negotiations for the acquisition of the real property on which the business or farm

operation lies or, if displacement is not a direct result of acquisition, such other event as determined by the department of commerce administration, and who actually rents or purchases a comparable replacement business or farm operation for the displaced business or farm operation within 2 years after the date the person vacates the acquired property. At the option of the tenant displaced person, such payment shall be either:

**SECTION 932.** 32.19 (4m) (b) 1. of the statutes is amended to read:

32.19 (4m) (b) 1. The amount, not to exceed \$30,000, which is necessary to lease or rent a comparable replacement business or farm operation for a period of 4 years. The payment shall be computed by determining the average monthly rent paid for the property from which the person was displaced for the 12 months prior to the initiation of negotiations or, if displacement is not a direct result of acquisition, such other event as determined by the department of eommerce administration and the monthly rent of a comparable replacement business or farm operation, and multiplying the difference by 48; or

**Section 933.** 32.197 of the statutes is amended to read:

32.197 Waiver of relocation assistance. An owner-occupant of property being acquired may waive his or her right to receive any relocation payments or services under this subchapter if the property being acquired is not contiguous to any property which may be acquired by the condemnor and is not part of a previously identified or proposed project where it is reasonable to conclude that acquisition by the condemnor may occur in the foreseeable future. Prior to the execution of any waiver under this section, the condemnor shall provide to the owner-occupant, in writing, full information about the specific payments and services being waived by the owner-occupant. The department of eommerce administration shall by rule

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establish procedures for relocation assistance waivers under this section to ensure that the waivers are voluntarily and knowledgeably executed.

**Section 934.** 32.20 of the statutes is amended to read:

32.20 Procedure for collection of itemized items of compensation. Claims for damages itemized in ss. 32.19 and 32.195 shall be filed with the condemnor carrying on the project through which condemnee's or claimant's claims arise. All such claims must be filed after the damages upon which they are based have fully materialized but not later than 2 years after the condemnor takes physical possession of the entire property acquired or such other event as determined by the department of commerce administration by rule. If such claim is not allowed within 90 days after the filing thereof, the claimant has a right of action against the condemnor carrying on the project through which the claim arises. Such action shall be commenced in a court of record in the county wherein the damages occurred. In causes of action, involving any state commission, board or other agency, excluding counties, the sum recovered by the claimant shall be paid out of any funds appropriated to such condemning agency. Any judgment shall be appealable by either party and any amount recovered by the body against which the claim was filed, arising from costs, counterclaims, punitive damages or otherwise may be used as an offset to any amount owed by it to the claimant, or may be collected in the same manner and form as any other judgment.

**Section 935.** 32.25 (1) of the statutes is amended to read:

32.25 (1) Except as provided under sub. (3) and s. 85.09 (4m), no condemnor may proceed with any activity that may involve the displacement of persons, business concerns or farm operations until the condemnor has filed in writing a

| 1  | relocation payment plan and relocation assistance service plan and has had both         |
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| 2  | plans approved in writing by the department of commerce administration.                 |
| 3  | SECTION 936. 32.25 (2) (h) of the statutes is amended to read:                          |
| 4  | 32.25 (2) (h) Assure that, within a reasonable time prior to displacement, there        |
| 5  | will be available, to the extent that may reasonably be accomplished, housing           |
| 6  | meeting the standards established by the department of commerce administration          |
| 7  | for decent, safe and sanitary dwellings. The housing, so far as practicable, shall be   |
| 8  | in areas not generally less desirable in regard to public utilities, public and         |
| 9  | commercial facilities and at rents or prices within the financial means of the families |
| 10 | and individuals displaced and equal in number to the number of such displaced           |
| 11 | families or individuals and reasonably accessible to their places of employment.        |
| 12 | <b>SECTION 937.</b> 32.26 (title) of the statutes is amended to read:                   |
| 13 | 32.26 (title) Authority of the department of commerce administration.                   |
| 14 | <b>SECTION 938.</b> 32.26 (1) of the statutes is amended to read:                       |
| 15 | 32.26 (1) In addition to all other powers granted in this subchapter, the               |
| 16 | department of commerce administration shall formulate local standards for decent,       |
| 17 | safe and sanitary dwelling accommodations.  |
| 18 | <b>Section 939.</b> 32.26 (2) (a) of the statutes is amended to read:                   |
| 19 | 32.26 (2) (a) The department of commerce administration shall promulgate                |
| 20 | rules to implement and administer ss. 32.19 to 32.27.                                   |
| 21 | <b>Section 940.</b> 32.26 (2) (b) of the statutes is amended to read:                   |
| 22 | 32.26 (2) (b) The department of commerce administration and the department              |
| 23 | of transportation shall establish interdepartmental liaison procedures for the          |
| 24 | purpose of cooperating and exchanging information to assist the department of           |
| 25 | commerce administration in promulgating rules under par. (a).                           |

commerce administration in promulgating rules under par. (a).

**SECTION 941.** 32.26 (3) of the statutes is amended to read:

32.26 (3) The department of commerce administration may make investigations to determine if the condemnor is complying with ss. 32.19 to 32.27. The department may seek an order from the circuit court requiring a condemnor to comply with ss. 32.19 to 32.27 or to discontinue work on that part of the project which is not in substantial compliance with ss. 32.19 to 32.27. The court shall give hearings on these actions precedence on the court's calendar.

**Section 942.** 32.26 (4) of the statutes is amended to read:

32.26 (4) Upon the request of the department of commerce administration, the attorney general shall aid and prosecute all necessary actions or proceedings for the enforcement of this subchapter and for the punishment of all violations of this subchapter.

**SECTION 943.** 32.26 (5) of the statutes is amended to read:

32.26 (5) Any displaced person may, prior to commencing court action against the condemnor under s. 32.20, petition the department of commerce administration for review of his or her complaint, setting forth in the petition the reasons for his or her dissatisfaction. The department may conduct an informal review of the situation and attempt to negotiate an acceptable solution. If an acceptable solution cannot be negotiated within 90 days, the department shall notify all parties, and the petitioner may then proceed under s. 32.20. The informal review procedure provided by this subsection is not a condition precedent to the filing of a claim and commencement of legal action pursuant to s. 32.20. In supplying information required by s. 32.25 (2) (d), the condemnor shall clearly indicate to each displaced person his or her right to proceed under this paragraph and under s. 32.20, and shall supply full information



| on  | how    | the    | displaced | person | may | contact | the | department | of | commerce |
|-----|--------|--------|-----------|--------|-----|---------|-----|------------|----|----------|
| adr | ninist | ration | 1.        |        |     |         |     |            |    |          |

**SECTION 944.** 32.26 (6) of the statutes is amended to read:

32.26 (6) The department of commerce administration, with the cooperation of the attorney general, shall prepare pamphlets in simple language and in readable format describing the eminent domain laws of this state, including the reasons for condemnation, the procedures followed by condemnors, how citizens may influence the condemnation process and the rights of property owners and citizens affected by condemnation. The department shall make copies of the pamphlets available to all condemnors, who may be charged a price for the pamphlets sufficient to recover the costs of production.

**SECTION 945.** 32.26 (7) of the statutes is amended to read:

32.26 (7) The department of commerce administration shall provide technical assistance on relocation plan development and implementation to any condemnor carrying out a project which may result in the displacement of any person.

**SECTION 947h.** 33.32 (3) (b) of the statutes is amended to read:

33.32 (3) (b) If a county or municipality fails to pay a special assessment levied by a district, the clerk of the district may certify this fact to the department of administration, and shall state the amount due. The department, at the time of making the next scheduled distribution under s. 79.03 79.035, shall deduct the amount claimed from the payment due the county or municipality, and shall forward it to the district.

**SECTION 950.** 36.09 (1) (am) (intro.) of the statutes is amended to read:

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36.09 (1) (am) (intro.) The board, in consultation with the department of commerce Wisconsin Economic Development Corporation, shall do all of the following for each economic development program, as defined in s. 36.11 (29r) (a), administered by the board:

**SECTION 951b.** 36.09 (1) (e) of the statutes is amended to read:

36.09 (1) (e) The board shall appoint a president of the system; a chancellor for each institution; a dean for each college campus; the state geologist; the director of the laboratory of hygiene; the director of the psychiatric institute; the state cartographer; and the requisite number of officers, other than the vice presidents, associate vice presidents, and assistant vice presidents of the system; faculty; academic staff; and other employees and fix the salaries, subject to the limitations under par. (j) and ss. 20.923 (4g) and s. 230.12 (3) (e), the duties and the term of office for each. The board shall fix the salaries, subject to the limitations under par. (j) and ss. 20.923 (4g) and s. 230.12 (3) (e), and the duties for each chancellor, vice president, associate vice president, and assistant vice president of the system. No sectarian or partisan tests or any tests based upon race, religion, national origin, or sex shall ever be allowed or exercised in the appointment of the employees of the system.

**Section 951f.** 36.09 (1) (i) of the statutes is repealed.

**Section 951k.** 36.09 (1) (j) of the statutes is amended to read:

36.09 (1) (j) Except where such matters are a subject of bargaining with a certified representative of a collective bargaining unit under s. 111.91 or 111.998, the board shall establish salaries for persons not in the classified staff prior to July 1 of each year for the next fiscal year, and shall designate the effective dates for payment of the new salaries. In the first year of the biennium, payments of the salaries established for the preceding year shall be continued until the biennial budget bill

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is enacted. If the budget is enacted after July 1, payments shall be made following enactment of the budget to satisfy the obligations incurred on the effective dates, as designated by the board, for the new salaries, subject only to the appropriation of funds by the legislature and s. 20.928 (3). This paragraph does not limit the authority of the board to establish salaries for new appointments. The board may not increase the salaries of employees specified in ss. 20.923 (5) and (6) (m) and 230.08 (2) (d) under this paragraph unless the salary increase conforms to the proposal as approved under s. 230.12 (3) (e) or the board authorizes the salary increase to correct salary inequities under par. (h), to fund job reclassifications or promotions, or to recognize competitive factors. The board may not increase the salary of any position identified in s. 20.923 (4g) under this paragraph unless the salary increase conforms to the proposal as approved under s. 230.12 (3) (e) or the board authorizes the salary increase to correct a salary inequity or to recognize competitive factors. The board may not increase the salary of any position identified in s. 20.923 (4g) (ae) and (am) to correct a salary inequity that results from the appointment of a person to a position identified in s. 20.923 (4g) (ae) and (am) unless the increase is approved by the office of state employment relations. The granting of salary increases to recognize competitive factors does not obligate inclusion of the annualized amount of the increases in the appropriations under s. 20.285 (1) for subsequent fiscal bienniums. No later than October 1 of each year, the board shall report to the joint committee on finance and the secretary of administration and director of the office of state employment relations concerning the amounts of any salary increases granted to recognize competitive factors, and the institutions at which they are granted, for the 12-month period ending on the preceding June 30.

**Section 9510.** 36.09(1)(k) of the statutes is repealed.

**Section 951s.** 36.11 (8) (b) of the statutes is amended to read:

36.11 (8) (b) The board shall establish fines for the violation of any rule made under par. (a). The institutions are authorized to collect such fines together with moneys collected from the sale of parking permits and other fees established under par. (a) and such moneys shall be paid into the state treasury and credited to s. 20.285 (1) (h), to be used only for the purpose of developing and operating parking or other transportation facilities at the institution at which collected and for enforcing parking rules under par. (a).

**Section 951w.** 36.11 (11) of the statutes is amended to read:

36.11 (11) Surplus money. The board may invest any of the surplus money designated in s. 20.285 (1) (h), 2009 stats., in such securities as are legal for trust fund investments; or invest such funds or any part thereof, in the senior or junior bonds or obligations which may be issued by such nonprofit-sharing corporation as may be contracted with by the board for the construction or equipment of dormitories, commons or field houses, which bonds or obligations shall be secured by a mortgage or pledge of the buildings or improvements erected or to be erected by such corporations and by a mortgage or pledge of its leasehold interest. Any interest on any of such bonds or securities shall when received be added to the revolving funds and may be used for the purposes set forth in this subsection.

**SECTION 951y.** 36.11 (29m) of the statutes is repealed.

**SECTION 959.** 36.11 (29r) (b) of the statutes is renumbered 36.11 (29r) (b) 2. and amended to read:

36.11 (29r) (b) 2. Annually, no later than October 1, the board shall submit to the joint legislative audit committee and to the appropriate standing committees of the legislature under s. 13.172 (3) a comprehensive report assessing economic

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| 1  | development programs administered by the board. The report shall include all of the    |
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| 2  | information required under s. $560.01(2)(am)238.07(2)$ . The board shall collaborate   |
| 3  | with the department of commerce Wisconsin Economic Development Corporation to          |
| 4  | make readily accessible to the public on an Internet-based system the information      |
| 5  | required under this subsection.  |
| 6  | SECTION 960. 36.11 (29r) (b) 1. of the statutes is created to read:                    |
| 7  | 36.11 (29r) (b) 1. The board shall coordinate any economic development                 |
| 8  | assistance with the Wisconsin Economic Development Corporation.                        |
| 9  | SECTION 970b. 36.11 (49) (title) of the statutes is repealed.                          |
| 10 | <b>Section 970d.</b> $36.11(49)$ of the statutes is renumbered $36.585(2)$ and amended |
| 11 | to read:   |
| 12 | 36.585 (2) The board may use telecommunications services, including data and           |
| 13 | voice over Internet services, procured by the board only for the purpose of carrying   |
| 14 | out its mission. The board shall not offer, resell, or provide telecommunications      |
| 15 | services, including data and voice over Internet services, that are available from a   |
| 16 | private telecommunications carrier to the general public or to any other public or     |
| 17 | private entity.  |
| 18 | <b>Section 970f.</b> 36.11 (53) and (53m) of the statutes are created to read:         |
| 19 | 36.11 (53) BIDDING PROCEDURES; BUILDING PROJECTS. The board shall prescribe            |
| 20 | bidding procedures to be used by the system for building projects that are exempted    |

from compliance with s. 16.855. Prior to the implementation of any such procedures

or changes thereto, the board shall submit a copy of the proposed procedures or

changes thereto in final form to the department of administration, for transmittal

to the building commission. If the building commission does not approve the

procedures or changes thereto, the board shall not implement the procedures or

changes. If the building commission approves the proposed procedures or changes thereto, the department shall transmit the proposed procedures or changes thereto to the cochairpersons of the joint committee on finance. If the cochairpersons of the committee do not notify the board that the committee has scheduled a meeting for the purpose of reviewing the proposed procedures or changes thereto within 14 working days after the date of the department's submittal to the cochairpersons, the board may implement the proposed procedures or changes thereto if otherwise authorized to do so. If, within 14 working days after the date of the department's submittal, the cochairpersons notify the board that the committee has scheduled a meeting for the purpose of reviewing the proposed procedures or changes thereto, the board shall not implement the proposed procedures or changes without the approval of the committee.

(53m) DESIGNATION OF BUILDING PROJECTS. The board shall not designate any part of a state building project that is subject to approval under s. 13.48 (10) (a) as a separate building project.

**Section 970h.** 36.11 (56) of the statutes is created to read:

36.11 (56) Travel policies. Effective July 1, 2013, the board shall establish travel policies for system employees and a schedule for the reimbursement of system employees for travel expenses.

**Section 970j.** 36.11 (57) of the statutes is created to read:

36.11 (57) General purpose revenue block grants. The board shall allocate moneys appropriated to the board under s. 20.285 (1) (a) to the institutions, college campuses, and extension as block grants.

**SECTION 970L.** 36.115 of the statutes is created to read:

| 1  | 36.115 Personnel systems. (1) In this section, "chancellor" means the                |
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| 2  | chancellor of the University of Wisconsin-Madison.                                   |
| 3  | (2) The board shall develop a personnel system that is separate and distinct         |
| 4  | from the personnel system under ch. 230 for all system employees except system       |
| 5  | employees assigned to the University of Wisconsin-Madison.                           |
| 6  | (3) In consultation with the board, the chancellor shall develop a personnel         |
| 7  | system that is separate and distinct from the personnel system under ch. 230 for all |
| 8  | system employees assigned to the University of Wisconsin-Madison.                    |
| 9  | (3m) The board shall set the salary ranges for all of the following positions:       |
| 10 | (ae) Each of the vice chancellors who is serving as deputy at the University of      |
| 11 | Wisconsin System campuses at Eau Claire, Green Bay, La Crosse, Oshkosh,              |
| 12 | Parkside, Platteville, River Falls, Stevens Point, Stout, Superior, and Whitewater   |
| 13 | and each of the vice chancellors who is serving as deputy at the University of       |
| 14 | Wisconsin Colleges and the University of Wisconsin-Extension.                        |
| 15 | (am) The vice presidents of the University of Wisconsin System.                      |
| 16 | (ar) The chancellors at the University of Wisconsin System campuses at Eau           |
| 17 | Claire, Green Bay, La Crosse, Oshkosh, Parkside, Platteville, River Falls, Stevens   |
| 18 | Point, Stout, Superior, and Whitewater and the chancellors of the University of      |
| 19 | Wisconsin Colleges and the University of Wisconsin-Extension.                        |
| 20 | (b) The vice chancellor who is serving as deputy at the University of                |
| 21 | Wisconsin-Milwaukee.   |
| 22 | (bm) The senior vice presidents of the University of Wisconsin System.               |
| 23 | (c) The vice chancellor who is serving as deputy at the University of                |
| 24 | Wisconsin-Madison.   |
| 25 | (d) The chancellor at the University of Wisconsin-Milwaukee.                         |

| (e) | The o | chancellor | at the | Unive | rsity of | f Wiscon | sin-Madison. |
|-----|-------|------------|--------|-------|----------|----------|--------------|
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- (f) The president of the University of Wisconsin System.
- (g) The associate and assistant vice presidents, vice chancellors not identified in pars. (ae), (b), or (c), assistant chancellors, associate and assistant vice chancellors, and administrative directors and associate directors of physical plant, general operations and services, and auxiliary enterprises activities or their equivalent, of each University of Wisconsin institution, the University of Wisconsin-Extension, and the University of Wisconsin System administration.
- (4) The personnel systems developed under subs. (2) and (3) shall include a civil service system, a grievance procedure that addresses employee terminations, and provisions that address employee discipline and workplace safety. The grievance procedure shall include all of the following elements:
- (a) A written document specifying the process that a grievant and an employer must follow.
  - (b) A hearing before an impartial hearing officer.
  - (c) An appeal process in which the highest level of appeal is the board.
- (5) (a) The personnel systems developed under subs. (2) and (3) shall be implemented on July 1, 2013.
- (b) The board may not implement the personnel system developed under sub.(2) unless it has been approved by the joint committee on employment relations.
- (c) The chancellor may not implement the personnel system developed under sub. (3) unless it has been approved by the board and the joint committee on employment relations.
- (6) All system employees holding positions in the classified or unclassified service of the civil service system under ch. 230 on June 30, 2013, shall be included

in the personnel systems developed under subs. (2) and (3). System employees holding positions in the classified service on June 30, 2013, who have achieved permanent status in class on that date, shall retain, while serving in the positions in the system, those protections afforded employees in the classified service under ss. 230.34(1)(a) and 230.44(1)(c) relating to demotion, suspension, discharge, layoff, or reduction in base pay. Such employees shall also have reinstatement privileges to the classified service as provided under s. 230.31(1). System employees holding positions in the classified service on June 30, 2013, who have not achieved permanent status in class on that date are eligible to receive the protections, privileges, and rights preserved under this subsection if they successfully complete service equivalent to the probationary period required in the classified service for the positions which they hold on that date.

**SECTION 970n.** 36.14 (3) of the statutes is repealed.

**Section 970p.** 36.15 (2) of the statutes is amended to read:

36.15 (2) APPOINTMENTS. Appointments under this section shall be made by the board, or by an appropriate official authorized by the board, under policies and procedures established by the board and subject to s. 36.09 (1) (i). The policies for indefinite appointments shall provide for a probationary period, permanent status and such other conditions of appointment as the board establishes.

**SECTION 970r.** 36.25 (3) (c) of the statutes is amended to read:

36.25 (3) (c) The board shall, under the supervision of the dean of the College of Agricultural and Life Sciences of the University of Wisconsin-Madison, foster research and experimentation in the control of bovine brucellosis, which is also known as Bang's disease, at various points within this state that the board considers advisable. To facilitate the bovine brucellosis research and experimentation,

contracts may be entered into with owners of bovine animals of various classes for the supervised control of the animals and for the purchase of animals under conditions to be specified in contracts that shall be retained for control purposes. Payment under the contracts shall be made out of the appropriation in s. 20.285 (1) (a).

**Section 970t.** 36.25 (13s) of the statutes is amended to read:

appropriated to the board under s. 20.285 (1) (fc) of the statutes, the The board shall, beginning in fiscal year 2008–09, allocate \$400,000 in each fiscal year for the department of family medicine and practice in the University of Wisconsin School of Medicine and Public Health to support the Wisconsin Academy for Rural Medicine, the Academy for Center-city Medical Education, and the Wisconsin Schoolars Academy programs. The board may not expend any moneys allocated under this subsection in a fiscal year unless the board receives \$400,000 in gifts and grants from private sources in that fiscal year for supporting such programs.

**Section 970v.** 36.25 (14) of the statutes is amended to read:

36.25 (14) Graduate student financial aid. The board shall establish a grant program for minority and disadvantaged graduate students enrolled in the system. The grants shall be awarded from the appropriation under s. 20.285 (4) (b). The board shall give preference in awarding grants under this subsection to residents of this state. The board may not make a grant under this subsection to a person whose name appears on the statewide support lien docket under s. 49.854 (2) (b), unless the person provides to the board a payment agreement that has been approved by the county child support agency under s. 59.53 (5) and that is consistent with rules promulgated under s. 49.858 (2) (a).

| 1 | SECTION 970w. 36.25 (14m) (a) of the statutes is amended to read:                    |
|---|--|
| 2 | 36.25 (14m) (a) The board shall allocate funds under s. 20.285 (4) (a) to fund       |
| 3 | programs for recruiting minority and disadvantaged students and to fund programs     |
| 4 | for minority and disadvantaged students enrolled in the system. The funding under    |
| 5 | s. 20.285 (4) (a) for these programs is in addition to any other funding provided by |
| 6 | <del>law.</del>  |
| 7 | SECTION 970x. 36.25 (14m) (b) of the statutes is amended to read:                    |
| 8 | 36.25 (14m) (b) By April 15, 1992, and annually thereafter, the board shall          |

adopt a precollege, recruitment and retention plan for minority and disadvantaged students enrolled in the system. The plan shall include allocations from the appropriation under s. 20.285 (4) (a).

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**Section 986.** 36.25 (24) of the statutes is amended to read:

36.25 (24) EMPLOYEE-OWNED BUSINESSES PROGRAM. Through the University of Wisconsin small business development center, in cooperation with the department of commerce under s. 560.07 (2m) Wisconsin Economic Development Corporation. the technical college system board and the University of Wisconsin-Extension, the board shall create, as needed, educational programs to provide training in the management of employee-owned businesses and shall provide technical assistance to employee-owned businesses in matters affecting their management and business operations, including assistance with governmental relations and assistance in obtaining management, technical and financial assistance.

**Section 986g.** 36.25 (26) of the statutes is amended to read:

36.25 (26) Child care centers. A college campus may establish a child care center and may use funds received from the appropriation under s. 20.285 (1) (a) to operate it.

**Section 986r.** 36.25 (28) of the statutes is amended to read:

36.25 (28) Schools of business. The board shall use the funds in the appropriations under s. 20.285 (1) (em) and (Ls) to support improvements in master's level business programs. The board may spend funds in those appropriations provide financial support for such improvements only if it receives matching funds for the same purpose from private contributions.

**Section 987.** 36.25 (30) of the statutes is amended to read:

36.25 (30) POLLUTION PREVENTION. The board shall maintain in the extension a solid and hazardous waste education center to promote pollution prevention, as defined in s. 299.13 (1) (dm). In cooperation with the department of natural resources and the department of commerce, the center shall conduct an education and technical assistance program to promote pollution prevention in this state.

**Section 988d.** 36.25 (32) (b) (intro.) of the statutes is amended to read:

36.25 (32) (b) (intro.) From the appropriation under s. 20.285 (1) (fs), the <u>The</u> board shall award grants totaling not more than \$500 annually per county to sponsors of farm safety education, training or information programs. To be eligible for a grant, a sponsor shall:

**Section 988h.** 36.25 (33) of the statutes is amended to read:

36.25 (33) QUALITY IMPROVEMENT AWARDS. From the appropriation under s. 20.285 (1) (a), the The board annually may award up to \$500 each to no more than 10 system employees who make suggestions that result in significant quality improvements for the system relating to supplies and expenses. The board shall appoint a council under s. 15.04 (1) (c) to nominate recipients for the awards. The board shall not make more than one award to an employee in the same fiscal year. An award is not part of an employee's base pay.

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**SECTION 988p.** 36.25 (38) (b) (intro.) of the statutes is amended to read:

36.25 (38) (b) (intro.) The board shall use the moneys appropriated under s.

20.285 (1) (cm) for provide for projects that have the following purposes:

**Section 988t.** 36.25 (49) of the statutes is amended to read:

36.25 (49) ACADEMIC FEE INCREASE GRANTS. The board may make grants in the 2009-10 fiscal year from the appropriation under s. 20.285 (1) (kj), in the 2010-11 fiscal year from the appropriations under s. 20.285(1)(a) and (kj), and in the 2011-12 fiscal year and each fiscal year thereafter from the appropriation under s. 20.285 (1) (a), to resident undergraduate students who do not receive grants under s. 39.435 that are payable from the appropriation under s. 20.235 (1) (fe), whose annual family income is less than \$60,000, and who have unmet financial need. Beginning in fiscal year 2011-12, the board may make a grant under this subsection only to those students enrolled in the system during fiscal year 2010-11 who maintain continuous enrollment. A grant to a student under this subsection shall be in an amount determined by the board that corresponds to any increase, or any portion of an increase, in academic fees charged to the student, but may not exceed the amount of the student's unmet need. The board may not make a grant under this subsection to a student whose name appears on the statewide support lien docket under s. 49.854 (2) (b), unless the student provides to the board a payment agreement that has been approved by the county child support agency under s. 59.53 (5) and that is consistent with rules promulgated under s. 49.858 (2) (a).

**Section 993k.** 36.25 (49m) (c) of the statutes is amended to read:

36.25 (49m) (c) The center shall evaluate the effectiveness of the program during the pilot period in promoting careers in math, science, agricultural education, technology education, and information technology. If, based on the results of the

evaluation, the center determines that the program has been effective in promoting such careers, the center may continue the program after the pilot period and may expand the program by allowing participation by additional classrooms. The center shall prepare a report regarding the evaluation and describing whether the center has continued or expanded the program, and submit the report to the appropriate standing committees of the legislature under s. 13.172 (3), the department of public instruction, and the department of workforce development, and the department of commerce.

**Section 994c.** 36.25 (52) of the statutes is repealed.

**Section 994g.** 36.25 (53) of the statutes is amended to read:

appropriated under s. 20.285 (1) (eb) to support a business plan competition program existing on May 25, 2010, at institutions and college campuses other than the University of Wisconsin-Madison that makes entrepreneurial expertise available to students and that has ties to campus-based business plan contests and national organizations that foster student entrepreneurism. The board may use the moneys only shall provide financial support of no more than \$125,000 annually if the board receives matching funds for the same purpose from private contributions.

**SECTION 994L.** 36.27 (1) (a) of the statutes is amended to read:

36.27 (1) (a) Subject to pars. (am), par. (b) and (c), the board may establish for different classes of students differing tuition and fees incidental to enrollment in educational programs or use of facilities in the system. Except as otherwise provided in this section, the board may charge any student who is not exempted by this section a nonresident tuition. The board may establish special rates of tuition and fees for