1	20.923 (4) (c) 3m. Administration, department of; office division of state
2	employment relations; division personnel management; bureau of merit recruitment
3	and selection: administrator.
4	*-1059/9.47*Section 921. 20.923 (4) (f) 1. of the statutes is amended to read:
5	20.923 (4) (f) 1. Administration, department of; office division of state
6	employment relations: director personnel management: administrator.
7	*-0807/P6.155*Section 922. 20.923 (4) (f) 3d. of the statutes is created to read:
8	20.923 (4) (f) 3d. Financial institutions and professional standards,
9	department of: secretary.
10	*-0807/P6.156*Section 923. 20.923 (4) (f) 3f. of the statutes is repealed.
11	*-0807/P6.157*Section 924. 20.923 (4) (f) 8m. of the statutes is repealed.
12	*-0950/2.6*Section 925. 20.923 (6) (as) of the statutes is amended to read:
13	20.923 (6) (as) Each elective executive officer other than the state treasurer,
14	secretary of state, attorney general and superintendent of public instruction: a
15	deputy or assistant.
16	*-1117/P3.25*Section 926. 20.923 (6) (d) of the statutes is repealed.
17	*-0971/P5.230*Section 927. 20.923 (6) (Lm) of the statutes is repealed.
18	*-0971/P5.231*Section 928. 20.923 (6) (m) of the statutes, as affected by 2011
19	Wisconsin Act 32, is repealed.
20	*-1059/9.48*Section 929. 20.923 (7) (intro.) of the statutes is amended to
21	read:
22	20.923 (7) Wisconsin Technical College System senior executive positions.
23	(intro.) The salary range for the director and the executive assistant of the Wisconsin
24	Technical College System shall be contained in the recommendations of the director
25	of the office administrator of the division of state employment relations personnel

management in the department of administration under s. 230.12 (3) (e). The board of the Wisconsin Technical College System shall set the salaries for these positions within the range to which the positions are assigned to recognize merit, to permit orderly salary progression, and to recognize competitive factors. The salary of any incumbent in the positions identified in pars. (a) and (b) may not exceed the maximum of the salary range for the group to which the position is assigned. The positions are assigned as follows:

*-0950/2.7*Section 930. 20.923 (8) of the statutes is amended to read:

LKEEP

20.923 (8) Deputies. Salaries for deputies appointed pursuant to ss. 13.94 (3) (b), 15.04 (2), 230.04 (16), and 551.601 (1) shall be set by the appointing authority. The salary shall not exceed the maximum of the salary range one range below the salary range of the executive salary group to which the department or agency head is assigned. The positions of assistant secretary of state, assistant state treasurer and associate director of the historical society shall be treated as an unclassified deputies deputy for pay purposes under this subsection. The salary of the deputy director of the office of business development in the department of administration is assigned to executive salary group 2.

*-1059/9.49*Section 931. 20.923 (8) of the statutes is amended to read:

cm#

20.923 (8) Deputies. Salaries for deputies appointed pursuant to ss. 13.94 (3) (b), 15.04 (2), 230.04 (16), and 551.601 (1) shall be set by the appointing authority. The salary shall not exceed the maximum of the salary range one range below the salary range of the executive salary group to which the department or agency head is assigned. The positions of assistant secretary of state, assistant state treasurer and associate director of the historical society shall be treated as unclassified deputies for pay purposes under this subsection. The salary of the deputy director

of the office of business development in the department of administration is assign	ned
to executive salary group 2.	nghangaya di Carandia

*-0807/P6.158*Section 932. 20.923 (8) of the statutes, as affected by 2015 Wisconsin Act (this act), is amended to read:

20.923 (8) Deputies. Salaries for deputies appointed pursuant to ss. 13.94 (3) (b), 15.04 (2), and 551.601 (1) shall be set by the appointing authority. The salary shall not exceed the maximum of the salary range one range below the salary range of the executive salary group to which the department or agency head is assigned. The associate director of the historical society shall be treated as an unclassified deputy for pay purposes under this subsection. The salary of the deputy director of the office of business development in the department of administration financial institutions and professional standards is assigned to executive salary group 2.

****Note: This is reconciled s. 20.923 (8). This Section has been affected by drafts with the following LRB numbers: -0807/P5, -0950/2, and -1059/7.

*-1059/9.50*Section 933. 20.923 (9) of the statutes is amended to read:

20.923 (9) Assistant deputy secretaries and executive assistants appointed under ss. 15.05 (3) and 15.06 (4m) shall be set by the appointing authority. The salary for an assistant deputy secretary or an executive assistant appointed under s. 15.05 (3) or 15.06 (4m), other than the salary for the executive assistant to the director of the technical college system, may not exceed the maximum of the salary range 2 ranges below the salary range for the executive salary group to which the department or agency head is assigned. The position of administrative assistant to the lieutenant governor shall be treated as are executive assistants for pay purposes under this subsection. The salary for the executive assistant appointed under s. 230.04 (16) shall be set by the

Wisconsin Act 32, is repealed.

salary for that unclassified position.

appointing authority. The salary for that position may not exceed the maximum of
the salary range 2 ranges below the salary range for the executive salary group to
which the appointing authority is assigned.
*-0807/P6.159*Section 934. 20.923 (12) of the statutes is repealed.
*-0971/P5.232*Section 935. 20.923 (14) (b) of the statutes, as affected by 2011

*-1059/9.51*Section 936. 20.923 (18) (a) of the statutes is amended to read: 20.923 (18) (a) The office division of state employment relations personnel management in the department of administration shall determine what positions in the classified service are comparable positions to the unclassified positions of 3 sales representatives of prison industries and one sales manager of prison industries who are appointed under s. 303.01 (10). For each such unclassified position, the office division of state employment relations personnel management in the department of administration shall determine the minimum salary for each comparable position in the classified service and shall set an amount equal to that minimum salary as the

*-1081/P3.11*Section 937. 20.924 (1) (a) of the statutes is amended to read: 20.924 (1) (a) Shall authorize the design and construction of any building, structure or facility costing in excess of \$760,000 \$3,000,000 regardless of funding source, only if that project is enumerated in the authorized state building program.

*-1081/P3.12*Section 938. 20.924 (1) (b) of the statutes is amended to read: 20.924 (1) (b) Shall authorize the acquisition of land, or the repair, remodeling or improvement to any existing building, structure or facility costing in excess of \$760,000 \$3,000,000, regardless of funding source, only if that project is enumerated in the authorized state building program. This paragraph does not apply to the

1	acquisition of land by the building commission in the city of Madison within a block
2	number specified in s. 13.48 (18). This paragraph does not apply to projects
3	authorized under s. 16.858.
4	*-1192/P6.57*Section 939. 20.924 (1) (d) of the statutes is amended to read:
5	20.924 (1) (d) Shall exercise considered judgment in supervising the
6	implementation of the state building program, and may under s. 13.48 (2) (at)
7	authorize limited changes in the project program, and in the project budget if the
8	commission determines that unanticipated program conditions or bidding
9 .	conditions require the change to effectively and economically construct the project.
10	However, total state funds for major projects under the authorized state building
11	program for each agency shall not be exceeded.
12	*-1192/P6.58*Section 940. 20.924 (1) (e) of the statutes is amended to read:
13	20.924 (1) (e) May under s. 13.48 (2) (at) authorize the application of federal
14	grants or private gift funds or other moneys in addition to or in lieu of the projects
15	and project funds enumerated in the authorized state building program.
16	*-1192/P6.59*Section 941. 20.924 (1) (em) of the statutes is amended to read:
17	20.924 (1) (em) May <u>under s. 13.48 (2) (at)</u> substitute any available source of
18	funding in whole or in part for borrowing authority under s. $20.866(2)(s)$ to (zm) and
19	(zz) that is authorized to be used to fund a project enumerated under the authorized
20	state building program. create a.r. Zit
$\left(21\right)$	*-0971/P5.233*Section 942. 20.927 (1m) of the statutes is amended to read:
$\widetilde{22}$	20.927 (1m) Except as provided under subs. (2) and (3), no funds of this state
23	or of any county, city, village, town or long-term care district under s. 46.2895 or of
24	any subdivision or agency of this state, including an authority created in ch. 36 or

233, or of any subdivision or agency of any county, city, village or town and no federal

funds passing through the state treasury shall be authorized for or paid to a
physician or surgeon or a hospital, clinic or other medical facility for the performance
of an abortion.

*-1461/P2.45*Section 943. 20.927 (1m) of the statutes, as affected by 2015 Wisconsin Act (this act), is amended to read:

20.927 (1m) Except as provided under subs. (2) and (3), no funds of this state or of any county, city, village, or town or long—term care district under s. 46.2895 or of any subdivision or agency of this state, including an authority created in ch. 36 or 233, or of any subdivision or agency of any county, city, village or town and no federal funds passing through the state treasury shall be authorized for or paid to a physician or surgeon or a hospital, clinic or other medical facility for the performance of an abortion.

****Note: This is reconciled s. 20.927 (1m). This Section has been affected by drafts with the following LRB numbers: -0971/P4 and -1461/P1.

*-1461/P2.46*Section 944. 20.9275 (1) (b) of the statutes is amended to read: 20.9275 (1) (b) "Local governmental unit" means a city, village, town, or county or long-term care district under s. 46.2895 or an agency or subdivision of a city, village, town, or county.

*-0971/P5.234*Section 945. 20.9275 (1) (g) of the statutes is amended to read: 20.9275 (1) (g) "State agency" means an office, department, agency, institution of higher education, association, society or other body in state government created or authorized to be created by the constitution or any law, which is entitled to expend moneys appropriated by law, including the legislature, the courts and an authority created in ch. 36, 231, or 233.

*-0971/P5.235*Section 946. 20.928 (1) of the statutes is amended to read:

consult with the council on forestry.

20.928 (1) Each state agency head shall certify to the department of
administration, at such time and in such manner as the secretary of administration
prescribes, the sum of money needed by the state agency from the appropriations
under s. 20.865 (1) (c), (ci), (cj), (d), (i), (ic), (j), (s), (si), and (t). Upon receipt of the
certifications together with such additional information as the secretary of
administration prescribes, the secretary shall determine the amounts required from
the respective appropriations to supplement state agency budgets.
*-0971/P5.236*Section 947. 20.928 (1m) of the statutes is repealed.
*-0971/P5.237*Section 948. 20.928 (4) of the statutes is repealed.
*-0971/P5.238*Section 949. 23.09 (3) (b) of the statutes is amended to read:
23.09 (3) (b) If the department and the board of regents of the University of
Wisconsin System Authority enter into an agreement to create a faculty position at
the University of Wisconsin-Madison for a forest landscape ecologist the

*-1191/P2.22*Section 950. 23.09 (12) (c) of the statutes is amended to read:

department and the University of Wisconsin-Madison shall develop an annual work

plan for the ecologist. In developing the annual work plan, the department shall

23.09 (12) (c) State aid under this subsection to any county shall be distributed by the department according to the procedures adopted in rules promulgated by the natural resources board department. State aid granted to any county under this subsection shall be matched by the county and the state's share may not exceed one-half of the actual cost of the project. Personnel, equipment, and materials furnished by the county may be included in computing the county share contribution.

*-0801/P2.10*Section 951. 23.09 (20m) (a) 3. of the statutes is amended to read:

24

following:

. 1		23.09 (20m) (a) 3. "Nonprofit conservation organization" has the meaning
2		given in s. 23.0955 (1) means a nonprofit corporation, a charitable trust, or other
3		nonprofit association whose purposes include the acquisition of property for
4		conservation purposes and that is described in section 501 (c) (3) of the internal
5		revenue code and is exempt from federal income tax under section 501 (a) of the
6		internal revenue code.
7		*-1191/P2.23*Section 952. 23.091 (2) of the statutes is amended to read:
8		23.091 (2) MASTER PLAN. The department may designate a recreational area
9		only after a master plan for use and management of the area is prepared, public
10		hearings on the plan are held in the county where the largest portion of land in the
11		project is located, the procedures prescribed in s. 1.11 are complied with, and the plan
12		is approved by the natural resources board <u>secretary</u> .
13		*-0801/P2.11*Section 953. 23.0912 (1b) (b) of the statutes is amended to read:
14		23.0912 (1b) (b) "Nonprofit conservation organization" has the meaning given
15	-	in s. 23.0955 (1) 23.09 (20m) (a) 3.
16		*-1191/P2.24*Section 954. 23.0915 (2) (d) (intro.) of the statutes is amended
17		to read:
18		23.0915 (2) (d) (intro.) In a given fiscal year, in addition to expending the
19		amount designated for a purpose under sub. (1) (a) or (c) to (k), or the amount equal
20		to the expenditure limit for that purpose, as adjusted under pars. (a) and (b),
21		whichever amount is applicable, the department may also expend for that purpose
22		up to 50% of the designated amount for that purpose for the given fiscal year for a

project or activity if the natural resources board secretary determines all of the

1	*-1191/P2.25*Section 955. 23.0916 (2) (b) (intro.) of the statutes is amended
2	to read:
3	23.0916 (2) (b) Authority to prohibit access; earlier acquisitions; trails. (intro.)
4	Except as provided in par. (c), the person receiving a stewardship grant subject to par.
5	(a) or (am) may prohibit public access for one or more nature–based outdoor activities
6	only if the natural resources board secretary determines that it is necessary to do so
7	in order to do any of the following:
8	*-1191/P2.26*Section 956. 23.0916 (2) (c) (intro.) of the statutes is amended
9	to read:
10	23.0916 (2) (c) Authority to prohibit access; later acquisitions. (intro.) For
11	acquisitions of land or easements that are not for state trails or the ice age trail the
12	person receiving a stewardship grant subject to par. (am) may prohibit public access
13	for one or more nature-based outdoor activities only if the natural resources board
14	secretary determines that it is necessary to do so in order to do any of the following:
15	*-1191/P2.27*Section 957. 23.0916 (3) (b) of the statutes is amended to read:
16	23.0916 (3) (b) Authority to prohibit access; earlier acquisitions; trails. The
17	department may prohibit public access on land or an easement subject to par. (a) for
18	one or more nature-based outdoor activities if the natural resources board secretary
19	determines that it is necessary to do so to protect public safety, protect a unique
20	animal or plant community, or accommodate usership patterns, as defined by rule
21	by the department. This paragraph applies to all acquisitions of land in fee simple
22	and easements on former managed forest land that occur on former managed forest
23	land before July 1, 2011, and to the acquisition of easements on former managed
24	forest land for state trails and the ice age trail that occur on or after July 1, 2011.
25	*-1191/P2.28*Section 958. 23.0916 (3) (c) of the statutes is amended to read:

...:...

SECTION 958

23.0916 (3) (c) Authority to prohibit access; later acquisitions. The department
may prohibit public access on land or an easement subject to par. (a) for one or more
nature-based outdoor activities only if the natural resources board secretary
determines that it is necessary to do so to protect public safety or to protect a unique
animal or plant community. This paragraph applies to acquisitions of land in fee
simple and easements on former managed forest land for purposes other than for
state trails and the ice age trail that occur on or after July 1, 2011.
*-1191/P2.29*Section 959. 23.0916 (3m) of the statutes is repealed.
*-1191/P2.30*Section 960. 23.0916 (5) (intro.) of the statutes is amended to
read:
23.0916 (5) Rules. (intro.) The natural resources board department, by rule,
shall develop all of the following:
*-0801/P2.12*Section 961. 23.09165 (1) (c) of the statutes is amended to read:
23.09165 (1) (c) "Nonprofit conservation organization" has the meaning given
in s. 23.0955 (1) <u>23.09 (20m) (a) 3</u> .
*-0801/P2.13*Section 962. 23.0917 (1) (dm) of the statutes is amended to
read:
23.0917 (1) (dm) "Nonprofit conservation organization" has the meaning given
in s. 23.0955 (1) <u>23.09 (20m) (a) 3</u> .
*-0542/2.1*Section 963. 23.0917 (4) (cm) 4. of the statutes is amended to read:
23.0917 (4) (cm) 4. Infrastructure improvements to the Kettle Moraine Springs
fish hatchery. This subdivision does not apply after June 30, 2017 2018.
*-1191/P2.31*Section 964. 23.0917 (5) (d) (intro.) of the statutes is amended
to read:

23.0917 (5) (d) (intro.) For a given fiscal year, in addition to obligating the
amount of the annual bonding authority for a subprogram under sub. (3) or (4), or
the amount equal to the annual bonding authority for that subprogram, as adjusted
under pars. (a) and (b), whichever amount is applicable, the department may also
obligate for that subprogram up to 100% of the annual bonding authority for that
subprogram for that given fiscal year for a project or activity if the natural resources
board secretary determines that all of the following conditions apply:

*-1034/2.1*Section 965. 23.0917 (8) (h) of the statutes is created to read:

23.0917 (8) (h) Beginning with fiscal year 2015–16, the department may not obligate moneys from the appropriation under s. 20.866 (2) (ta) under the land acquisition subprogram if the annual general fund debt service on amounts obligated under s. 20.866 (2) (ta) exceeds \$54,305,700.

*-1191/P2.32*Section 966. 23.0918 (2) of the statutes is amended to read:

23.0918 (2) Unless the natural resources board secretary determines otherwise in a specific case, only the income from the gifts, grants, or bequests in the fund is available for expenditure. The natural resources board secretary may authorize expenditures only for preserving, developing, managing, or maintaining land under the jurisdiction of the department that is used for any of the purposes specified in s. 23.09 (2) (d). In this subsection, unless otherwise provided in a gift, grant, or bequest, principal and income are determined as provided under subch. XI of ch. 701.

*-0801/P2.14*Section 967. 23.092 (1b) of the statutes is amended to read:

23.092 (**1b**) In this section, "nonprofit conservation organization" has the meaning given in s. 23.0955 (1) 23.09 (20m) (a) 3.

*-0445/P2.12*Section 968. 23.095 (2m) of the statutes is amended to read:

1	23.095 (2m) Prohibition on land in Kickapoo valley reserve. No person may
2	damage or attempt to damage any natural resource or archaeological feature located
3	in the Kickapoo valley reserve under s. 41.41 23.0927 (2).
4	*-1191/P2.33*Section 969. 23.0953 (4) of the statutes is amended to read:
5	23.0953 (4) A county may not convert the land, or any rights in the land
6	acquired with grant moneys awarded under sub. (2) (a) 2. to a use that is inconsistent
7	with the type of nature-based outdoor recreation or conservation activity for which
8	the grant was awarded unless the natural resources board secretary approves the
9	conversion.
10	*-0801/P2.15*Section 970. 23.0955 of the statutes is repealed.
11	*-0801/P2.16*Section 971. 23.0956 of the statutes is repealed.
12	*-0801/P2.17*Section 972. 23.0957 of the statutes is repealed.
13	*-0801/P2.18*Section 973. 23.096 (1) (ag) of the statutes is amended to read
14	23.096 (1) (ag) "Nonprofit conservation organization" has the meaning given
15	in s. 23.0955 (1) 23.09 (20m) (a) 3.
16	*-1191/P2.34*Section 974. 23.096 (2m) (intro.) of the statutes is amended to
17	read:
18	23.096 (2m) (intro.) Notwithstanding sub. (2) (b), in each fiscal year beginning
19	with fiscal year 2010-11 and ending with fiscal year 2019-20, the department may
20	award grants under this section that equal up to 75 percent of the acquisition costs
21	of the property if the natural resources board secretary determines that all of the
22	following apply:
23	*-0441/2.1*Section 975. 23.097 (1g) of the statutes is amended to read:
24	23.097 (1g) The department shall award grants to counties, cities, villages,
25	towns, and nonprofit organizations for up to 50% of the cost of tree-management

plans, tree inventories, brush residue projects, the development of tree management
ordinances, tree disease evaluations, public education concerning trees in urban
areas and other tree projects removing, saving, and replacing trees in urban areas
that have been damaged by disease, infestation, or catastrophic storm events.
*-0441/2.2*Section 976. 23.097 (1r) of the statutes is repealed.
*-0801/P2.19*Section 977. 23.098 (1) (c) of the statutes is amended to read:
23.098 (1) (c) "Nonprofit conservation organization" has the meaning given in
s. 23.0955 (1) <u>23.09 (20m) (a)</u> <u>3</u> .
*-1191/P2.35*Section 978. 23.117 (4) of the statutes is amended to read:
23.117 (4) Any council that is created by the natural resources board secretary
under s. $15.04(1)(c)$ to advise the department on the opening of trails in state parks
and in the Kettle Moraine state forest for use by bicycles or electric personal assistive
mobility devices shall have its recommendations regarding such use reviewed and
approved by the natural resources board secretary before they are implemented.
*-1191/P2.36*Section 979. 23.12 of the statutes is repealed.
*-1191/P2.37*Section 980. 23.125 (title) of the statutes is amended to read:
23.125 (title) Natural resources board council member conflicts of
interest.
*-1191/P2.38*Section 981. 23.125 (1) of the statutes is amended to read:
23.125 (1) If a member of the natural resources board council is the holder of
a permit or license issued by the department under chs. 280 to 299, that member may
not engage in a discussion at a board <u>council</u> meeting or participate in a board <u>council</u>
decision on any matter that substantially relates to the permit or license.
*-1191/P2.39*Section 982. 23.125 (2) of the statutes is amended to read:

23.125 (2) If a member of the natural resources board council receives, or has
during the previous 2 years received, a significant portion of his or her income
directly or indirectly from a holder of or applicant for a permit or license issued by
the department under chs. 280 to 299, that member may not engage in a discussion
at a board <u>council</u> meeting or participate in a board <u>council</u> decision on any matter
that substantially relates to the permit or license, except that this restriction does
not apply with respect to a permit or license held or applied for by an agency,
department, or subdivision of this state.

*-1191/P2.40*Section 983. 23.145 (1) of the statutes is amended to read:

23.145 (1) The natural resources board secretary shall on or before June 30, 2017, offer for sale at least 10,000 acres of land owned by the state, under the jurisdiction of the department, and outside of project boundaries that were established by the department on or before May 1, 2013.

*-1191/P2.41*Section 984. 23.15 (1) of the statutes is amended to read:

23.15 (1) The natural resources board secretary 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 secretary determines that 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. 16.310 (2).

*-1191/P2.42*Section 985. 23.15 (2) of the statutes is amended to read:

23.15 (2) Said natural resources board The secretary shall present to the governor a full and complete report of the lands to be sold, the reason for the sale, the price for which said the lands should be sold together with, and an application for the sale of the same lands. The governor shall thereupon make such any

1	investigation as the governor deems necessary respecting said the lands to be sold
2	and approve or disapprove such the application. If the governor shall approve
3	approves the same, application, the governor shall issue a permit shall be issued by
4	the governor for such the sale on the terms set forth in the application.
5	*-1191/P2.43*Section 986. 23.15 (2m) (a) (intro.) of the statutes is amended
6	to read:
7	23.15 (2m) (a) (intro.) Notwithstanding sub. (1), the natural resources board
8	secretary shall sell, at fair market value, land in the lower Wisconsin state riverway,
9	as defined in s. 30.40 (15), that is not exempt under s. 30.48 (2) and that is acquired
10	by the department after August 9, 1989, if all of the following conditions are met:
11	*-1191/P2.44*Section 987. 23.15 (2m) (b) of the statutes is amended to read:
12	23.15 (2m) (b) Notwithstanding sub. (1), the natural resources board secretary
13	is not required to make a finding that land to be sold under par. (a) is no longer
14	necessary for the state's use for conservation purposes.
15	*-1191/P2.45*Section 988. 23.15 (3) of the statutes is amended to read:
16	23.15 (3) Upon completion of such the sale, the chairperson and secretary of
17	the natural resources board, or the secretary of natural resources, if the secretary is
18	duly authorized by the natural resources board, shall execute such instruments as
19	are necessary to transfer title and the natural resources board or its secretary or his
20	or her duly authorized agents shall deliver the same executed instruments to the
21	purchaser upon payment of the amount set forth in the application.
22	*-1191/P2.46*Section 989. 23.15 (4) of the statutes is amended to read:
23	23.15 (4) Said natural resources board The secretary effecting the sale of any
24	such lands and structures shall, upon receiving payment therefor, deposit the funds
25	in the conservation fund to be used exclusively for the purpose of purchasing other

areas of land for the creating creation and establishing establishment of public
hunting and fishing grounds, wildlife and fish refuges, and state parks and for land
in the lower Wisconsin state riverway as defined in s. 30.40 (15).

*-1215/P3.58*Section 990. 23.167 (2) (intro.) of the statutes is amended to read:

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

*-1215/P3.59*Section 991. 23.169 (1) of the statutes is amended to read:

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

*-1215/P3.60*Section 992. 23.169 (2) of the statutes is 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. 238.07 235.016 (2). The department shall collaborate with the Wisconsin–Economic Development Corporation Forward Wisconsin Development Authority to make readily accessible to the public on an Internet–based system the information required under this section.

*-1215/P3.61*Section 993. 23.175 (1) (b) of the statutes is amended to read:

read:

1	23.175 (1) (b) "State agency" means any office, department, agency, institution
2	of higher education, association, society or other body in state government created
3	or authorized to be created by the constitution or any law which is entitled to expend
4	moneys appropriated by law, including any authority created under subch. II of ch.
5	114 or ch. 36 , 231 , 233 , 234 235 , or 237 but not including the legislature or the courts.
	****Note: This is reconciled s. 23.175 (1) (b). This Section has been affected by drafts with the following LRB numbers: $-0971/P4$ and $-1215/P2$.
6	*-0542/2.2*Section 994. 23.1987 (1) of the statutes is amended to read:
7	23.1987 (1) From the moneys appropriated under s. 20.866 (2) (ta), the
8	department shall set aside \$7,000,000 in each fiscal year beginning with fiscal year
9	2014-15 and \$7,000,000 in ending with fiscal year 2015-16 2017-18 that may be
10	obligated only for infrastructure improvements to the Kettle Moraine Springs fish
11	hatchery. For purposes of s. 23.0917, moneys obligated under this subsection shall
12	be treated as moneys obligated under the property development and local assistance
13	subprogram under s. 23.0917 (4). Section 23.0917 (5g) does not apply with respect
14	to amounts obligated before July 1, 2017 2018, under this subsection.
1 5	*-0801/P2.20*Section 995. 23.295 of the statutes is repealed.
16	*-1191/P2.47*Section 996. 23.30 (3) (intro.) of the statutes is amended to
17	read:
18	23.30 (3) NATURAL RESOURCES BOARD DEPARTMENT. (intro.) The natural
19	resources board department is the body through which all governmental agencies
20	and nongovernmental agencies may coordinate their policies, plans, and activities
21	with regard to Wisconsin outdoor recreation resources. To this end it shall:
22	*-1191/P2.48*Section 997. 23.30 (3) (b) to (g) of the statutes are amended to

23.30 (3) (b) Coordinate the development of a comprehensive long-range plan
for the acquisition and development of areas necessary for a statewide system of
recreational facilities. The comprehensive plan shall be based upon the outdoor
recreation plans of the several state agencies and local governmental agencies, and
shall be coordinated and modified as the board department deems necessary to
comply with its policies and standards.
(c) Recommend to the legislature outdoor recreation program appropriations
and allocations which, in conjunction with other financial sources supporting
outdoor recreation resources, are necessary to carry out plans coordinated by the
board department.
(d) Consider progress reports from state agencies to determine that all state
appropriations for outdoor recreation are being so expended that the policies and
plans formulated by the board department will be accomplished.
(f) Advise federal agencies concerned of the pattern in which all federal outdoor
recreation resources financial assistance and loan programs to state and local
governmental agencies and to nongovernmental associations and private
individuals will most completely implement the policies and plans of the board
<u>department</u> .
(g) Negotiate agreements between agencies concerned when in the board's
department's judgment there is an overlap of authority or responsibilities in the
completion of a project.
*-1191/P2.49*Section 998. 23.31 (1) (a) of the statutes is amended to read:
23.31 (1) (a) To provide and develop recreation resources facilities within this

state, the natural resources board secretary, subject to the limits provided in s.

20.866 (2) (tp), (ts), and (tt), may direct that state debt be contracted for providing

recreation resources facilities or making additions to existing recreation resources facilities.

*-1191/P2.50*Section 999. 23.31 (1) (b) of the statutes is amended to read:

23.31 (1) (b) With their its biennial budget request to the department of administration, the natural resources board department shall include its request and plan for recreational acquisition and development funding under s. 23.30. This plan shall be approved by the governor and shall contain the policies regarding the priority types of land to be acquired and the nature and categories of the developments to be undertaken. Changes in The department may not change the priority types of land to be acquired and in or the nature and categories of developments may not be made to be undertaken without approval of the governor. Any deviation which that the governor approves shall be reviewed by the joint committee on finance.

*-0801/P2.21*Section 1000. 23.33 (5m) of the statutes is repealed.

*-0445/P2.13*Section 1001. 23.50 (1) of the statutes is amended to read:

23.50 (1) The procedure in ss. 23.50 to 23.85 applies to all actions in circuit court to recover forfeitures, plus costs, fees, and surcharges imposed under ch. 814, for violations of ss. 77.09, 90.21, 134.60, 167.10 (3), 167.31 (2), 281.48 (2) to (5), 283.33, 285.57 (2), 285.59 (2), (3) (c) and (4), 287.07, 287.08, 287.81, and 299.64 (2), subch. VI of ch. 77, this chapter, and chs. 26 to 31, ch. 169, and ch. 350, and any administrative rules promulgated thereunder, violations specified under s. 280.98 (2) or 285.86, violations of s. 281.36 if the department chooses to proceed under s. 281.36 (14) (f), violations of ch. 951 if the animal involved is a captive wild animal, violations of rules of the Kickapoo reserve management board under s. 41.41 23.0927 (7) (k), violations to which s. 299.85 (7) (a) 2. or 4. applies, or violations of local

ordinances enacted	by any loca	l authority in	accordance	with s. 23.33	3 (11) (am) or
30.77.		•			

*-0445/P2.14*Section 1002. 23.53 (1) of the statutes is amended to read:

23.53 (1) The citation created under this section shall, in all actions to recover forfeitures, plus costs, fees, and surcharges imposed under ch. 814, for violations of those statutes enumerated in s. 23.50 (1), any administrative rules promulgated thereunder, and any rule of the Kickapoo reserve management board under s. 41.41 23.0927 (7) (k) be used by any law enforcement officer with authority to enforce those laws, except that the uniform traffic citation created under s. 345.11 may be used by a traffic officer employed under s. 110.07 in enforcing s. 167.31 or by an officer of a law enforcement agency of a municipality or county or a traffic officer employed under s. 110.07 in enforcing s. 287.81. In accordance with s. 345.11 (1m), the citation shall not be used for violations of ch. 350 relating to highway use. The citation may be used for violations of local ordinances enacted by any local authority in accordance with s. 23.33 (11) (am) or 30.77.

*-0445/P2.15*Section 1003. 23.56 (1) of the statutes is amended to read:

23.56 (1) A person may be arrested for a violation of those statutes enumerated in s. 23.50 (1), any administrative rules promulgated thereunder, any rule of the Kickapoo reserve management board under s. 41.41 23.0927 (7) (k), or any local ordinances enacted by any local authority in accordance with s. 23.33 (11) (am) or 30.77, after a warrant that substantially complies with s. 968.04 has been issued. Except as provided in sub. (2), the person arrested shall be brought without unreasonable delay before a court having jurisdiction to try the action.

*-0445/P2.16*Section 1004. 23.57 (1) (intro.) of the statutes is amended to read:

23.57 (1) (intro.) A person may be arrested without a warrant when the
arresting officer has probable cause to believe that the person is committing or has
committed a violation of those statutes enumerated in s. 23.50 (1), any
administrative rules promulgated thereunder, any rule of the Kickapoo reserve
management board under s. 41.41 23.0927 (7) (k), or any local ordinances enacted
by any local authority in accordance with s. 23.33 (11) (am) or 30.77; and:

*-0445/P2.17*Section 1005. 23.58 of the statutes is amended to read:

23.58 Temporary questioning without arrest. After having identified himself or herself as an enforcing officer, an enforcing officer may stop a person in a public place for a reasonable period of time when the officer reasonably suspects that such person is committing, is about to commit or has committed a violation of those statutes enumerated in s. 23.50 (1), any administrative rules promulgated thereunder, any rule of the Kickapoo reserve management board under s. 41.41 23.0927 (7) (k), or any local ordinances enacted by any local authority in accordance with s. 23.33 (11) (am) or 30.77. Such a stop may be made only where the enforcing officer has proper authority to make an arrest for such a violation. The officer may demand the name and address of the person and an explanation of the person's conduct. Such detention and temporary questioning shall be conducted in the vicinity where the person was stopped.

*-0445/P2.18*Section 1006. 23.62 (1) (intro.) of the statutes is amended to read:

23.62 (1) (intro.) Whenever an enforcing officer has probable cause to believe that a person subject to his or her authority is committing or has committed a violation of those statutes enumerated in s. 23.50 (1), any administrative rules promulgated thereunder, any rule of the Kickapoo reserve management board under

 2

manner:
accordance with s. 23.33 (11) (am) or 30.77, the officer may proceed in the following
s. 41.41 23.0927 (7) (k), or any local ordinances enacted by any local authority in

*-1387/P1.1*Section 1007. 23.85 of the statutes is amended to read:

23.85 Statement to county board; payment to state. Every county treasurer shall, on the first day of the annual meeting of the county board of supervisors, submit to it a verified statement of all forfeitures, costs, fees, and surcharges imposed under ch. 814 and received during the previous year. The county clerk shall deduct all expenses incurred by the county in recovering those forfeitures, costs, fees, and surcharges from the aggregate amount so received, and shall immediately certify the amount of clear proceeds of those forfeitures, costs, fees, and surcharges to the county treasurer, who shall pay the proceeds to the state as provided in s. 59.25 (3). Jail surcharges imposed under ch. 814 shall be treated separately as provided in s. 302.46 and moneys collected from the crime prevention funding board surcharge under s. 973.0455 (2) shall be treated separately as provided in s. 973.0455 (2).

*-0971/P5.239*SECTION 1008. 24.61 (2) (a) 6m. of the statutes is created to read:

24.61 (2) (a) 6m. Bonds of the University of Wisconsin System Authority.

*-0785/1.1*Section 1009. 24.62 (4) of the statutes is created to read:

24.62 (4) If any land purchased by the board under s. 24.61 (2) (a) 10. from the department was not at the time of purchase subject to assessment or levy of a real property tax, the board shall make annual payments to the appropriate taxation district from the appropriation account under s. 20.507 (1) (h) in the manner required under s. 70.114.

1	*-0493/2.20*Section 1010. 25.17 (1) (ge) of the statutes is amended to read:
2	25.17 (1) (ge) Governor's read Read to lead development fund (s. 25.79);
3	*-0971/P5.240*Section 1011. 25.17 (1) (zm) of the statutes is amended to
4	read:
5	25.17 (1) (zm) All other funds of the state or of any state department or
6	institution, except funds which are required by specific provision of law to be
7	controlled and invested by any other authority, and moneys in the University of
8	Wisconsin trust funds, and in the trust funds of the state universities.
9	*-1215/P3.62*Section 1012. 25.17 (2) (c) of the statutes is amended to read:
10	25.17 (2) (c) Invest the State Housing Authority reserve fund as directed by the
11	Forward Wisconsin Housing and Economic Development Authority in housing
12	rehabilitation loan program bonds of the authority including subordinated bonds
13	that may also be special obligations of the authority. In making the investment, the
14	board shall accept the terms and conditions as the authority specifies and is relieved
15	of any obligations relative to prudent investment of the fund, including those set
16	forth under ch. 881.
17	*-0971/P5.241*Section 1013. 25.17 (3) (b) 9m. of the statutes is created to
18	read:
19	25.17 (3) (b) 9m. Bonds of the University of Wisconsin System Authority.
20	*-0971/P5.242*Section 1014. 25.17 (9) of the statutes is amended to read:
21	25.17 (9) Give advice and assistance requested by the board of commissioners
22	of public lands or the board of regents of the University of Wisconsin System
23	concerning the investment of any moneys that under sub. (1) are excepted from the
24	moneys to be loaned or invested by the investment board, and assign, sell, convey and
25	deed to the board of commissioners of public lands or the board of regents of the

...:...:...

SECTION 1014

University of Wisconsin System any investments made by the investment board as
may be mutually agreeable. The cost of any services rendered to the board of regents
of the University of Wisconsin System under this section shall be charged to the fund
to which the moneys invested belong and shall be added to the appropriation to the
investment board in s. 20.536.
*-0807/P6.160*Section 1015. 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 administration under s. 16.283 203.03 (3).
*-0807/P6.161*Section 1016. 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 administration under s. 16.283
<u>203.03</u> (3).
*-0807/P6.162*Section 1017. 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 administration under s. 16.287 203.07 (2).
*-0807/P6.163*Section 1018. 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 administration under s. 16.287 203.07 (2).
*-0971/P5.243*Section 1019. 25.29 (7) (intro.) of the statutes is amended to
read:
25.29 (7) (intro.) All of the proceeds of the tax which is levied under s. 70.58,
and all moneys paid into the state treasury as the counties' share of compensation
of emergency fire wardens under s. 26.14 shall be used for acquiring, preserving and
developing the forests of the state, including the acquisition of lands owned by

1	counties by virtue of any tax deed and of other lands suitable for state forests, and
2	for the development of lands so acquired and the conduct of forestry thereon,
3	including the growing and planting of trees; for forest and marsh fire prevention and
4	control; for grants to forestry cooperatives under s. 36.56; for compensation of
5	emergency fire wardens; for maintenance, permanent property and forestry
6	improvements; for other forestry purposes authorized by law and for the payment of
7	aid for forests as authorized in s. 28.11 and subchs. I and VI of ch. 77.
8	*-0807/P6.164*Section 1020. 25.40 (1) (a) 2. of the statutes is amended to
9	read:
.0	25.40 (1) (a) 2. Other revenues specified in ch. 218 derived from the issuance
.1	of licenses under the authority of the division of banking department of financial
.2	institutions and professional standards which shall be paid into the general fund.
.3	*-0742/P2.1*Section 1021. 25.40 (1) (a) 3. of the statutes is amended to read:
.4	25.40 (1) (a) 3. Revenues collected under ss. <u>78.01</u> , 341.09 (2) (d), (2m) (a) 1.,
.5	(4), and (7), 341.14 (2), (2m), (6) (d), (6m) (a), (6r) (b) 2., (6w), and (8), 341.145 (3),
.6	341.16 (1) (a) and (b), (2), (2e), and (2m), 341.17 (8), 341.19 (1), 341.25, 341.255 (1),
.7	(2) (a), (b), and (c), and (5), 341.26 (1), (2), (2m) (am) and (b), (3), (3m), (4), (5), and
.8	(7), 341.264 (1), 341.265 (1), 341.266 (2) (b) and (3), 341.268 (2) (b) and (3), 341.269
9	(2) (b), 341.30 (3), 341.305 (3), 341.307 (4) (a), 341.308 (3), 341.36 (1) and (1m), 341.51
0	(2), and 342.14 that are pledged to any fund created under s. 84.59 (2).
1	*-0971/P5.244*Section 1022. 25.40 (1) (a) 4. of the statutes is amended to
2	read:
3	25.40 (1) (a) 4. Moneys paid to the Board of Regents of the University of

-0742/P2.2Section 1023. 25.40 (1) (b) of the statutes is amended to read:

Wisconsin System Authority under s. 341.14 (6r) (b) 4.

, 1	25.40 (1) (b) Motor vehicle fuel and general aviation fuel taxes and other
2	revenues collected under ch. 78 minus the costs of collecting delinquent taxes under
3	s. 73.03 (28), except such motor vehicle fuel tax revenues as are pledged to the fund
4	<u>created under s. 84.59 (2)</u> .
5	*-1215/P3.63*Section 1024. 25.41 (1) of the statutes is amended to read:
6	25.41 (1) All moneys appropriated or transferred by law; all moneys received
7	from the federal government, from the state housing and economic development
8	authority Forward Wisconsin Development Authority, or from any other source for
9	the purpose of the state housing authority reserve fund; and all income or interest
10	earned by, or increment to the state housing authority reserve fund due to the
11	investment thereof shall constitute the state housing authority reserve fund which
12	shall be used only as provided in this section.
13	*-1215/P3.64*Section 1025. 25.41 (2) of the statutes is amended to read:
14	25.41 (2) Except for the purpose of investment as provided in s. 25.17 (2) (c),
15	moneys in the fund shall be used only for the purpose of funding the appropriation
16	to the housing rehabilitation loan program loan loss reserve fund under s. 20.490
17	20.885 (2) (q). Nothing in this section may be construed as limiting the power of the
18	legislature, at any time, to abolish the fund.
19	*-1186/P6.2*Section 1026. 25.43 (1) (h) of the statutes is amended to read:
20	25.43 (1) (h) The fees imposed under ss. 281.58 (9) (d) and, 281.60 (11m), and
21	281.61 (5) (b).
22	*-0794/P1.4*Section 1027. 25.43 (3) of the statutes is amended to read:
23	25.43 (3) Except for the purpose of investment as provided in s. 25.17 (2) (d),
24	the environmental improvement fund may be used only for the purposes authorized
25	under ss. 20.320 (1) (r), (s), (sm), (t), and (x), and (2) (s) and (x) and (3) (q), 20.370 (4)

Section 1027

1 (mt), (mx), and (nz), (8) (mr), and (9) (mt), (mx), and (ny), 20.505 (1) (v), (x), and (y), 2 281.58, 281.59, 281.60, 281.61, and 281.62.

*-1215/P3.65*Section 1028. 25.50 (1) (d) of the statutes is amended to read:

25.50 (1) (d) "Local government" means any county, town, village, city, power district, sewerage district, drainage district, town sanitary district, public inland lake protection and rehabilitation district, local professional baseball park district created under subch. III of ch. 229, long—term care district under s. 46.2895, local professional football stadium district created under subch. IV of ch. 229, local cultural arts district created under subch. V of ch. 229, public library system, school district or technical college district in this state, any commission, committee, board or officer of any governmental subdivision of this state, any court of this state, other than the court of appeals or the supreme court, the University of Wisconsin System Authority, or any authority created under s. 114.61, 231.02, 233.02, or 234.02 235.011.

****Note: This is reconciled s. 25.50 (1) (d). This Section has been affected by drafts with the following LRB numbers: -0971/P4 and -1215/P2.

*-1461/P2.47*SECTION 1029. 25.50 (1) (d) of the statutes, as affected by 2015 Wisconsin Act (this act), is amended to read:

25.50 (1) (d) "Local government" means any county, town, village, city, power district, sewerage district, drainage district, town sanitary district, public inland lake protection and rehabilitation district, local professional baseball park district created under subch. III of ch. 229, long—term care district under s. 46.2895, local professional football stadium district created under subch. IV of ch. 229, local cultural arts district created under subch. V of ch. 229, public library system, school district or technical college district in this state, any commission, committee, board

...:...:...

1	or officer of any governmental subdivision of this state, any court of this state, other
2	than the court of appeals or the supreme court, the University of Wisconsin System
3	Authority, or any authority created under s. 114.61, 231.02, 233.02, or 235.011.
	****Note: This is reconciled s. 25.50 (1) (d). This Section has been affected by drafts with the following LRB numbers: -0971/P4, -1215/P2, and -1461/P1.
4	*-0971/P5.245*Section 1030. 25.50 (3m) of the statutes is created to read:
5	25.50 (3m) University of Wisconsin System Authority. Notwithstanding sub.
6	(3) (a), each day, the University of Wisconsin System Authority shall transfer to the
7	state treasurer for deposit into the fund the collected net cash balance from all
8	sources except auxiliary enterprises, segregated fees accumulated for building
9	projects, gifts, grants, and donations.
10	*-1461/P2.48*Section 1031. 25.77 (2) of the statutes is amended to read:
11	25.77 (2) All public funds that are related to payments under s. 49.45 and that
12	are transferred or certified under 42 CFR 433.51 (b) and used as the nonfederal and
13	federal share of Medical Assistance funding, except funds that are deposited into the
14	appropriation accounts under s. 20.435 (4) (h), (kx), or (ky).
	****Note: Since the purpose for and deposits into s. 20.435 (4) (h) are completely different than they were, I eliminated the cross-reference to it here. Please confirm that this meets your intent.
15	*-0971/P5.246*Section 1032. 25.77 (8) of the statutes is amended to read:
16	25.77 (8) All moneys-transferred from the appropriation under s. 20.285 (1) (gb)
17	deposited into the fund under s. 36.11 (59).
18	*-1021/P1.2*Section 1033. 25.77 (14) of the statutes is created to read:
19	25.77 (14) All moneys deposited under s. 49.45 (39) (bm)
20	*-0493/2.21*Section 1034. 25.79 of the statutes is amended to read:
21	25.79 Governor's read Read to lead development fund. There is
22	established a separate nonlapsible trust fund, designated the governor's read to lead

1	development fund,	consisting	of all	gifts,	grants,	bequests,	and	other	contributio	ons
2	made to the fund.									

- *-0801/P2.22*Section 1035. 26.105 of the statutes is repealed.
- *-0971/P5.247*Section 1036. 26.30 (5) of the statutes is amended to read:

26.30 (5) Cooperative agreements. To carry out the purposes of this section the department may enter into arrangements or agreements with the University of Wisconsin System <u>Authority</u>, the department of agriculture, trade and consumer protection, other departments of this and other states, the U.S. department of agriculture and other federal agencies and with counties, towns, corporations and individuals.

*-1215/P3.66*Section 1037. 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 Wisconsin Economic Development Corporation Forward Wisconsin Development Authority, and the forest products industry.

*-1215/P3.67*Section 1038. 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 Wisconsin Economic Development Corporation Forward Wisconsin Development Authority 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 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 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.
*-0801/P2.23*Section 1039. 26.39 (7) of the statutes is repealed.
*-0552/P1.1*Section 1040. 27.01 (7) (f) 1. of the statutes is amended to read:
27.01 (7) (f) 1. Except as provided in par. (gm), the fee for an annual vehicle
admission receipt is \$24.50 \$27.50 for each vehicle that has Wisconsin registration
plates, except that no fee is charged for a receipt issued under s. 29.235 (6).
*-0552/P1.2*Section 1041. 27.01 (7) (g) 1. of the statutes is amended to read:
27.01 (7) (g) 1. Except as provided in par. (gm), the fee for an annual vehicle
admission receipt is \$34.50 \$37.50 for any vehicle that has a registration plate or
plates from another state, except that no fee is charged for a receipt issued under s.
29.235 (6).
*-0552/P1.3*Section 1042. 27.01 (7) (gm) 1. of the statutes is amended to
read:
27.01 (7) (gm) 1. Instead of the fees under pars. (f) 1. and (g) 1., the department
shall charge an individual $\$12\ \15 or $\$17\ \20 , respectively, for an annual vehicle
admission receipt if the individual applying for the receipt or a member of his or her
household owns a vehicle for which a current annual vehicle admission receipt has
been issued for the applicable fee under par. (f) 1. or (g) 1.
*-0552/P1.4*Section 1043. 27.01 (7) (gm) 3. of the statutes is amended to
read:

1	27.01 (7) (gm) 3. Notwithstanding par. (f) 1., the fee for an annual vehicle
2	admission receipt for a vehicle that has Wisconsin registration plates and that is
3	owned by a resident senior citizen, as defined in s. 29.001 (72), is \$9.50 \undersepsilon 12.50.
4	*-0553/P1.1*Section 1044. 27.01 (10) (d) 1. of the statutes is amended to read
5	27.01 (10) (d) 1. The camping fee for each night at a campsite in a campground
6	which is classified as a Type "A" campground by the department is \$10 \$12 for a
7	resident camping party.
8	*-0553/P1.2*Section 1045. 27.01 (10) (d) 2. of the statutes is amended to read
9	27.01 (10) (d) 2. The camping fee for each night at a campsite in a campground
10	which is classified as a Type "A" campground by the department is \$12 \$14 for a
11	nonresident camping party.
12	*-0553/P1.3*Section 1046. 27.01 (10) (d) 3. of the statutes is amended to read:
13	27.01 (10) (d) 3. The camping fee for each night at a campsite in a state
14	campground which is classified as a Type "B" campground by the department is \$9
15	\$11 for a resident camping party.
16	*-0553/P1.4*Section 1047. 27.01 (10) (d) 4. of the statutes is amended to read:
17	27.01 (10) (d) 4. The camping fee for each night at a campsite in a state
18	campground which is classified as a Type "B" campground by the department is \$11
19	\$13 for a nonresident camping party.
20	*-0553/P1.5*Section 1048. 27.01 (10) (d) 5. of the statutes is amended to read:
21	27.01 (10) (d) 5. The camping fee for each night at a campsite in a campground
22	which is classified as a Type "C" campground by the department is $\$8\ \10 for a
23	resident camping party.
24	*-0553/P1.6*Section 1049. 27.01 (10) (d) 6. of the statutes is amended to read:

, 1	27.01 (10) (d) 6. The camping fee for each night at a campsite in a campground
2	which is classified as a Type "C" campground by the department is $\$10\ \12 for a
3	nonresident camping party.
4	*-0971/P5.248*Section 1050. 27.019 (12) of the statutes is amended to read
5	27.019 (12) COOPERATION OF STATE DEPARTMENTS. The department of
6	agriculture, trade and consumer protection, the department of administration, the
7	department of natural resources and the agricultural extension division of the
8	University of Wisconsin System Authority shall cooperate with the several county
9	rural planning committees in carrying out this section.
10	*-0971/P5.249*Section 1051. 28.07 of the statutes is amended to read:
11	28.07 Cooperation. The department may cooperate with the University of
12	Wisconsin System Authority, with departments and agencies of this or other states,
13	with federal agencies and with counties, towns, corporations and individuals, to
14	promote the best interest of the people and the state in forest surveys, research in
15	forestry and related subjects, forest protection and in assistance to landowners to
16	secure adoption of better forestry practice.
17	*-0801/P2.24*Section 1052. 28.11 (5m) of the statutes is repealed.
18	*-0971/P5.250*Section 1053. 28.11 (11) (a) 4. d. of the statutes is amended
19	to read:
20	28.11 (11) (a) 4. d. One member appointed by the University of Wisconsin
21	System Authority from the College of Agricultural and Life Sciences.
22	*-1191/P2.51*Section 1054. 29.036 (1) (intro.) of the statutes is amended to
23	read:
24	29.036 (1) (intro.) The sporting heritage council shall study, and provide advice
25	and make recommendations to the governor, the natural resources board secretary,

1	and the legislature about, issues relating to hunting, trapping, fishing, and other
2	types of outdoor recreation activities including all of the following:
3	*-1191/P2.52*Section 1055. 29.036 (2) of the statutes is amended to read:
4	29.036 (2) The sporting heritage council shall prepare a biennial report on the
5	status of the recruitment and retention of hunters, trappers, and anglers in this
6	state. The sporting heritage council shall submit its initial report under this
7	subsection no later than July 1, 2014, and shall submit subsequent reports no later
8	than July 1 of each even-numbered year thereafter, to the governor, to the
9	chairperson of the natural resources board secretary, and to the chief clerk of each
10	house of the legislature, for distribution to the appropriate standing committees
11	under s. 13.172 (3).
12	*-1191/P2.53*Section 1056. 29.089 (1m) (b) 2. of the statutes is amended to
13	read:
14	29.089 (1m) (b) 2. The natural resources board secretary determines that
15	prohibiting hunting, fishing, or trapping is necessary to protect public safety or to
16	protect a unique animal or plant communityA determination to prohibit hunting,
17	fishing, or trapping in a state park or a portion of a state park under this subdivision
18	requires 4 or more members of the natural resources board to concur in that
19	determination.
20	*-0807/P6.165*Section 1057. 29.506 (7m) (a) of the statutes is amended to
21	read:
22	29.506 (7m) (a) The department shall issue a taxidermy school permit to a
23	person who applies for the permit; who, on August 15, 1991, holds a valid

taxidermist permit issued under this section; and who, on August 15, 1991, operates

 2

a taxidermy school approved by the educational approv	al board	l under s.	38.50 <u>3</u>	38.51,
1989 stats.				

- *-0602/P4.3*Section 1058. 29.541 (1) (a) (intro.) of the statutes is amended to read:
- 29.541 (1) (a) (intro.) Except as authorized under s. 29.934 (2) or 254.715 97.305, no innkeeper, manager or steward of any restaurant, club, hotel, boarding house, tavern, logging camp or mining camp may sell, barter, serve or give, or cause to be sold, bartered, served or given, to its guests or boarders any of the following:
 - *-0971/P5.251*Section 1059. 29.598 of the statutes is repealed.
- *-0801/P2.25*Section 1060. 29.605 of the statutes is repealed.
- *-1053/P2.4*Section 1061. 29.736 (1) (b) of the statutes is amended to read:
- 29.736 (1) (b) "Qualified inspector" means a veterinarian licensed under ch.
 453 89 or a person who is qualified to provide evidence of fish health under s. 95.60
 (4s) (c).
 - *-0445/P2.19*Section 1062. 29.921 (5) of the statutes is amended to read:
 - 29.921 (5) ADDITIONAL ARREST POWERS. In addition to the arrest powers under sub. (1), a warden who has completed a program of law enforcement training approved by the law enforcement standards board, has been certified as qualified to be a law enforcement officer under s. 165.85 (4) (a) 1. and has complied with any applicable requirements under s. 165.85 (4) (a) 7. while on duty and in uniform or on duty and upon display of proper credentials may assist another law enforcement agency as defined under s. 165.85 (2) (bv) including making an arrest at the request of the agency, may arrest a person pursuant to an arrest warrant concerning the commission of a felony or may arrest a person who has committed a crime in the presence of the warden. If the warden makes an arrest without the presence of

another law enforcement agency, the warden shall cause the person arrested to be
delivered to the chief of police or sheriff in the jurisdiction where the arrest is made,
along with the documents and reports pertaining to the arrest. The warden shall be
available as a witness for the state. A warden may not conduct investigations for
violations of state law except as authorized in ss. 23.11 (4), 29.924 (1) and 41.41
23.0927 (12). A warden acting under the authority of this subsection is considered
an employee of the department and is subject to its direction, benefits and legal
protection. The authority granted in this section does not apply to county
conservation wardens or special conservation wardens.

*-1191/P2.54*Section 1063. 29.944 of the statutes is amended to read:

29.944 Exemption from liability. Members of the natural resources board, and each Each warden, in the performance of official duties, are is exempt from liability to any person for acts done or permitted or property destroyed by authority of law. No taxable costs or attorney fees shall be allowed to either party in an action against a member of the natural resources board or a warden.

*-1215/P3.68*SECTION 1064. 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 defined in s. 238.13 235.13 (1) (a), or in a blighted area, as defined in s. 66.1331 (3) (a).

- *-0448/1.2*Section 1065. 30.255 of the statutes is repealed.
- *-1191/P2.55*Section 1066. 30.41 (1) of the statutes is amended to read:
 - 30.41 (1) There is created a Lower Wisconsin State Riverway consisting of land as designated by the natural resources board secretary.

1	*-0446/P1.3*Section 1067. 30.42 (1) (e) of the statutes is amended to read:
(2)	30.42 (1) (e) For each county named in s. 15.445 (3) 15.345 (7) (b), assign a
3	department employee whose office is in the county to serve as a liaison
4	representative on issues concerning the riverway.
5	*-0801/P2.26*Section 1068. 30.77 (3) (dm) 1. b. of the statutes is amended to
6	read:
7	30.77 (3) (dm) 1. b. "Local entity" means a city, village, town, county, qualified
8	lake association, nonprofit conservation organization, as defined in s. 23.0955 (1)
9	23.09 (20m) (a) 3., town sanitary district, public inland lake protection and
10	rehabilitation district, or another local governmental unit, as defined in s. 66.0131
11	(1) (a), that is established for the purpose of lake management.
12	*-1191/P2.56*Section 1069. 30.92 (6) (b) of the statutes is amended to read
13	30.92 (6) (b) The department shall assign staff to the commission for
14	management of the program under this section. All staff activities, including but not
15	limited to budgeting, program coordination, and related administrative
16	management functions, shall be consistent with the policies of the department and
17	the natural resources board.
18	*-0971/P5.252*Section 1070. 32.02 (1) of the statutes, as affected by 2015
19	Wisconsin Act (this act), is amended to read:
20	32.02 (1) Any county, town, village, city, including villages and cities
21	incorporated under general or special acts, a local sports and entertainment district
22	created under subch. VI of ch. 229, school district, the department of health services
23	the department of corrections, the board of regents of the University of Wisconsin
24	System Authority, the building commission, a commission created by contract under

s. 66.0301, with the approval of the municipality in which condemnation is proposed,

a commission created by contract under s. 66.0303 that is acting under s. 66.0304, if the condemnation occurs within the boundaries of a member of the commission, or any public board or commission, for any lawful purpose, but in the case of city and village boards or commissions approval of that action is required to be granted by the governing body. A mosquito control commission, created under s. 59.70 (12), and a local professional football stadium district board, created under subch. IV of ch. 229, may not acquire property by condemnation.

****Note: This is reconciled s. 32.02 (1). This Section has been affected by drafts with the following LRB numbers: LRB-0971/P4 and LRB-1330/P4.

*-0867/P2.3*Section 1071. 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 administration public service commission.

*-0867/P2.4*SECTION 1072. 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 administration public service

commission,	if the	e person	is a	a te	nant-c	ccupant	of a	dwelling,	business	or	farm
operation an	d the	displace	men	t is	perma	nent.					

*-0867/P2.5*Section 1073. 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 administration public service commission.

*-0867/P2.6*Section 1074. 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 administration public service commission 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 administration public service commission 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.

*-0867/P2.7*Section 1075. 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

1	criteria established by the department of administration public service commission
2	by rule. In no event may the total combined payment be less than \$1,000 nor more
3	than \$20,000.
4	*-1080/P1.1*Section 1076. 32.19 (3) (d) of the statutes is created to read:
5	32.19 (3) (d) Federally financed projects. Notwithstanding pars. (a) to (c), in
6	the case of a program or project receiving federal financial assistance, a condemnor
7	shall, in addition to any payment under pars. (a) to (c), make any additional payment
8	required to comply with the federal Uniform Relocation Assistance and Real
9	Property Acquisition Policies Act of 1970, 42 USC 4601 to 4655, and any regulations
10	adopted thereunder.
11	*-0867/P2.8*Section 1077. 32.19 (4) (a) 2. of the statutes is amended to read:
12	32.19 (4) (a) 2. The amount of increased interest expenses and other debt
13	service costs incurred by the owner to finance the purchase of another property
14	substantially similar to the property taken, if at the time of the taking the land
15	acquired was subject to a bona fide mortgage or was held under a vendee's interest
16	in a bona fide land contract, and such mortgage or land contract had been executed
17	in good faith not less than 180 days prior to the initiation of negotiations for the
18	acquisition of such property. The computation of the increased interest costs shall
19	be determined according to rules promulgated by the department of administration
20	public service commission.
21	*-0867/P2.9*Section 1078. 32.19 (4) (b) (intro.) of the statutes is amended to
22	read:
23	32.19 (4) (b) Tenants and certain others. (intro.) In addition to amounts
24	otherwise authorized by this subchapter, the condemnor shall make a payment to
25	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
administration public service commission 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:

*-1080/P1.2*Section 1079. 32.19 (4) (d) of the statutes is created to read:

32.19 (4) (d) Federally financed projects. Notwithstanding pars. (a) to (c), in the case of a program or project receiving federal financial assistance, a condemnor shall, in addition to any payment under pars. (a) to (c), make any additional payment required to comply with the federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, 42 USC 4601 to 4655, and any regulations adopted thereunder.

*-0867/P2.10*Section 1080. 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 administration public service commission.

 2

*-0867/P2.11*SECTION 1081. 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 administration public service commission, 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:

*-0867/P2.12*Section 1082. 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 administration public service commission and the monthly rent of a comparable replacement business or farm operation, and multiplying the difference by 48; or

*-0867/P2.13*Section 1083. 32.197 of the statutes is amended to read:

 $\mathbf{2}$

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 administration public service commission shall by rule establish procedures for relocation assistance waivers under this section to ensure that the waivers are voluntarily and knowledgeably executed.

*-0867/P2.14*Section 1084. 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 administration public service commission 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.

*-0867/P2.15*Section 1085. 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 relocation payment plan and relocation assistance service plan and has had both plans approved in writing by the department of administration public service commission.

*-0867/P2.16*Section 1086. 32.25 (2) (h) of the statutes is amended to read:

32.25 (2) (h) Assure that, within a reasonable time prior to displacement, there will be available, to the extent that may reasonably be accomplished, housing meeting the standards established by the department of administration public service commission for decent, safe and sanitary dwellings. The housing, so far as practicable, shall be in areas not generally less desirable in regard to public utilities, public and commercial facilities and at rents or prices within the financial means of the families and individuals displaced and equal in number to the number of such displaced families or individuals and reasonably accessible to their places of employment.

*-0867/P2.17*Section 1087. 32.26 (title) of the statutes is amended to read:

32.26 (title) Authority of the department of administration public service commission.

*-0867/P2.18*Section 1088. 32.26 (1) of the statutes is amended to read:

...:...

1	32.26 (1) In addition to all other powers granted in this subchapter, the
2	department of administration public service commission shall formulate local
3	standards for decent, safe and sanitary dwelling accommodations.
4	*-0867/P2.19*Section 1089. 32.26 (2) (a) of the statutes is amended to read:
5	32.26 (2) (a) The department of administration public service commission shall
6	promulgate rules to implement and administer ss. 32.19 to 32.27.
7	*-0867/P2.20*Section 1090. 32.26 (2) (b) of the statutes is amended to read:
8	32.26 (2) (b) The department of administration public service commission and
9	the department of transportation shall establish interdepartmental interagency
10	liaison procedures for the purpose of cooperating and exchanging information to
11	assist the department of administration public service commission in promulgating
12	rules under par. (a).
13	*-0867/P2.21*Section 1091. 32.26 (3) of the statutes is amended to read:
14	32.26 (3) The department of administration public service commission may
15	make investigations to determine if the condemnor is complying with ss. 32.19 to
16	32.27. The department commission may seek an order from the circuit court
17	requiring a condemnor to comply with ss. 32.19 to 32.27 or to discontinue work on
18	that part of the project which is not in substantial compliance with ss. 32.19 to 32.27.
19	The court shall give hearings on these actions precedence on the court's calendar.
20	*-0867/P2.22*Section 1092. 32.26 (4) of the statutes is amended to read:
21	32.26 (4) Upon the request of the department of administration public service
22	commission, the attorney general shall aid and prosecute all necessary actions or
23	proceedings for the enforcement of this subchapter and for the punishment of all
24	violations of this subchapter.

*-0867/P2.23*Section 1093. 32.26 (5) of the statutes is amended to read:

18.

32.26 (5) Any displaced person may, prior to commencing court action against
the condemnor under s. 32.20, petition the department of administration public
service commission for review of his or her complaint, setting forth in the petition the
reasons for his or her dissatisfaction. The department commission 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
commission 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 administration public service commission.

*-0867/P2.24*Section 1094. 32.26 (6) of the statutes is amended to read:

32.26 (6) The department of administration public service commission, 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 commission 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.

*-0867/P2.25*Section 1095. 32.26 (7) of the statutes is amended to read:

32.26 (7) The department of administration public service commission shall provide technical assistance on relocation plan development and implementation to

any condemnor	carrying out	t a project	which n	nay result in	the displace	ment of any
person.						

*-0971/P5.253*Section 1096. 33.11 of the statutes is amended to read:

33.11 Goals. The primary goal of activity under this chapter shall be to improve or protect the quality of public inland lakes. In addition, compilation of basic scientific data on lakes of this state and assessment of experimental and innovative techniques of lake rehabilitation and protection shall be goals of the program. Districts may undertake protection and rehabilitation projects to achieve the purposes of such districts specified in s. 33.21. Projects may be undertaken in cooperation with the department, the University of Wisconsin System Authority, and other government agencies, and public and private organizations. Projects shall be divided into study, planning and implementation phases.

*-0971/P5.254*Section 1097. 33.16 (8) of the statutes is amended to read:

33.16 (8) The department may evaluate or contract with the University of Wisconsin System <u>Authority</u> to evaluate projects receiving financial assistance under this section.

*-1215/P3.69*Section 1098. 34.01 (1) of the statutes is amended to read:

34.01 (1) "Governing board" means the investment board in the case of the state, the housing and economic development authority Forward Wisconsin Development Authority if the authority elects to be bound by all or part of this chapter under s. 234.32 235.0289 (2), the county board or committee designated by the county board to designate public depositories in the case of a county, the city council in the case of a city, the village board in the case of a village, the town board in the case of a town, the school board in the case of a school district, the board of control in the case of a cooperative educational service agency, the clerk of court in

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

the case of any court in this state, and any other commission, committee, board or officer of any governmental subdivision of the state not mentioned in this subsection.

*-0807/P6.166*Section 1099. 34.01 (2) (a) of the statutes is amended to read: 34.01 (2) (a) Any loss of public moneys, which have been deposited in a designated public depository in accordance with this chapter, resulting from the failure of any public depository to repay to any public depositor the full amount of its deposit because the office of credit unions, administrator of federal credit unions. U.S. comptroller of the currency, federal home loan bank board, U.S. office of thrift supervision, federal deposit insurance corporation, resolution trust corporation, or division of banking department of financial institutions and professional standards has taken possession of the public depository or because the public depository has. with the consent and approval of the office of credit unions, administrator of federal credit unions, U.S. office of thrift supervision, federal deposit insurance corporation, resolution trust corporation, or division of banking department of financial institutions and professional standards, adopted a stabilization and readjustment plan or has sold a part or all of its assets to another credit union, bank, savings bank. or savings and loan association which has agreed to pay a part or all of the deposit liability on a deferred payment basis or because the depository is prevented from paying out old deposits because of rules of the office of credit unions, administrator of federal credit unions, U.S. comptroller of the currency, federal home loan bank board, U.S. office of thrift supervision, federal deposit insurance corporation. resolution trust corporation, or division of banking department of financial institutions and professional standards.

*-1215/P3.70*Section 1100. 34.01 (4) of the statutes is amended to read:

SECTION 1100

34.01 (4) "Public depositor" means the state or any county, city, village, town,
drainage district, power district, school district, cooperative educational service
agency, sewer district, or any commission, committee, board or officer of any
governmental subdivision of the state or any court of this state, a corporation
organized under s. 39.33 or the housing and economic development authority
Forward Wisconsin Development Authority if the authority elects to be bound by all
or part of this chapter under s. 234.32 235.0289 (2), which deposits any moneys in
a public depository.

- *-0807/P6.167*Section 1101. 34.03 (3) of the statutes is amended to read:
- 34.03 (3) Take such action as the division department deems necessary or appropriate for the protection, collection, compromise or settlement of any claim against or in favor of the appropriation under s. 20.144 (1) 20.142 (2) (a).
 - *-0807/P6.168*Section 1102. 34.03 (4) of the statutes is amended to read:
- 34.03 (4) Exercise all powers reasonably necessary and proper to the full and complete performance of the division's department's functions under this chapter, including but not limited to ordinary powers granted corporations.
 - *-0807/P6.169*Section 1103. 34.08 of the statutes is amended to read:
- **34.08** Payment of losses. (1) Except as provided in sub. (2), the appropriation in s. 20.144 (1) 20.142 (2) (a) shall be used to repay public depositors for losses until the appropriation is exhausted.
- (2) Payments under sub. (1) shall be made in the order in which satisfactory proofs of loss are received by the division of banking department of financial institutions and professional standards. The payment made to any public depositor for all losses of the public depositor in any individual public depository may not exceed \$400,000 above the amount of deposit insurance provided by an agency of the

- United States at the public depository that experienced the loss. Upon a satisfactory proof of loss, the division of banking department of financial institutions and professional standards shall direct the department of administration to draw its warrant payable from the appropriation under s. 20.144 (1) 20.142 (2) (a) and the secretary of administration shall pay the warrant under s. 16.401 (4) in favor of the public depositor that has submitted the proof of loss.
- (3) Losses become fixed as of the date of loss. A public depositor experiencing a loss shall, within 60 days of the loss, assign its interest in the deposit, to the extent of the amount paid under this section, to the division of banking department of financial institutions and professional standards. Upon failure to make the assignment, the public depositor shall forfeit its right to payment under this section. Any recovery made by the division of banking department of financial institutions and professional standards under the assignment shall be repaid to the appropriation under s. 20.144 (1) 20.142 (2) (a).

*-0807/P6.170*Section 1104. 34.10 of the statutes is amended to read:

Whenever the office of credit unions, administrator of federal credit unions, U.S. comptroller of the currency, federal home loan bank board, U.S. office of thrift supervision, federal deposit insurance corporation, resolution trust corporation, or division of banking department of financial institutions and professional standards has taken charge of a credit union, bank, savings bank, or savings and loan association with a view of restoring its solvency, pursuant to law, or with a view of stabilizing and readjusting the structure of any national or state credit union, bank, savings bank, or savings and loan association located in this state, and has approved a reorganization plan or a stabilization and readjustment agreement entered into

SECTION 1104

between the credit union, bank, savings bank, or savings and loan association and
depositors and unsecured creditors, or when a credit union, bank, savings bank, or
savings and loan association, with the approval of the office of credit unions,
administrator of federal credit unions, U.S. comptroller of the currency, federal home
loan bank board, U.S. office of thrift supervision, federal deposit insurance
corporation, resolution trust corporation, or division of banking department of
financial institutions and professional standards proposes to sell its assets to
another credit union, bank, savings bank, or savings and loan association which
agrees to assume a part or all of the deposit liability of such selling credit union, bank,
savings bank, or savings and loan association and to pay the same on a deferred
payment basis, the governing board of the public depositor may, on the approval of
the division of banking department of financial institutions and professional
standards, join in the execution of any reorganization plan, or any stabilization and
readjustment agreement, or any depositor's agreement relative to a proposed sale of
assets if, in its judgment and that of the division of banking department of financial
institutions and professional standards, the reorganization plan or stabilization and
readjustment agreement or proposed sale of assets is in the best interest of all
persons concerned. The joining in any reorganization plan, or any stabilization and
readjustment agreement, or any proposed sale of assets which meets the approval
of the division of banking department of financial institutions and professional
standards does not waive any rights under this chapter.

*-0971/P5.255*Section 1105. 35.001(4) of the statutes is amended to read:

35.001 (4) "State agencies" include departments, boards, commissions, bureaus, and institutions and the University of Wisconsin System.

*-0971/P5.256*Section 1106. 35.01 (3) of the statutes is amended to read: