establishments for which this subchapter permits the department of health services to delegate regulatory authority.

- (b) A local health department granted agent status under this subsection shall meet standards promulgated, by rule, by the department of health services. The department shall annually evaluate the licensing, investigation and inspection program of each local health department granted agent status. If, at any time, a local health department granted agent status fails to meet the standards, the department of health services agriculture, trade and consumer protection may revoke its agent status.
- (c) The department shall provide education and training to agents designated under this subsection to ensure uniformity in the enforcement of this subchapter, s. 254.47 97.67 and rules promulgated under this subchapter and s. 254.47 97.67.
- (d) Except as provided in par. (dm), a local health department granted agent status under this subsection shall establish and collect the permit license fee for each type of establishment specified in par. (am). The local health department may establish separate fees for preinspections pre-licensing inspections of new establishments, for preinspections pre-licensing inspections of existing establishments for which a person intends to be the new operator or for the issuance of duplicate permits licenses. No fee may exceed the local health department's reasonable costs of issuing permits licenses to, making investigations and inspections of, and providing education, training and technical assistance to the establishments, plus the state fee established under par. (e). A local health department granted agent status under this subsection or under s. 97.41 may issue a single permit license and establish and collect a single fee which authorizes the

operation on the same premises of more than one type of establishment for which	it
is granted agent status under this subsection or under s. 97.41.	

- (dm) A local health department granted agent status under this subsection may contract with the department of health services for the department of health services to collect fees and issue permits licenses. The department shall collect from the local health department the actual and reasonable cost of providing the services.
- (e) The department shall establish state fees for its costs related to setting standards under this subchapter and s. 254.47 97.67 and monitoring and evaluating the activities of, and providing education and training to, agent local health departments. Agent local health departments shall include the state fees in the permit license fees established under par. (d), collect the state fees and reimburse the department for the state fees collected. For each type of establishment specified in par. (am), the state fee may not exceed 20% of the permit license fees charged under ss. 254.47 97.67 and 254.68 97.613.
- (f) If, under this subsection, a local health department becomes an agent or its agent status is discontinued during a permittee's permit licensee's license year, the department of health services and the local health department shall divide any permit license fee paid by the permittee licensee for that permit license year according to the proportions of the permit license year occurring before and after the local health department's agent status is granted or discontinued. No additional fee may be required during the permit license year due to the change in agent status.
- (g) A village, city or county may adopt ordinances and a local board of health may adopt regulations regarding the permittees <u>licensees</u> and premises for which the local health department is the designated agent under this subsection, which are stricter than this subchapter, s. <u>254.47</u> <u>97.67</u>, or rules promulgated by the

1	department of health services under this subchapter or s. 254.47 97.67.	No such
2	provision may conflict with this subchapter or with department rules.	

- (h) This subsection does not limit the authority of the department to inspect hotels, tourist rooming houses, bed and breakfast establishments, or vending machine commissaries in jurisdictional areas of local health departments where agent status is granted if it inspects in response to an emergency, for the purpose of monitoring and evaluating the local health department's licensing, inspection and enforcement program or at the request of the local health department.
- (j) 1. A permit <u>license</u> fee established by a local health department granted agent status exceeds the reasonable costs described under par. (d).
- 2. The person issuing, refusing to issue, suspending or revoking a permit license or making an investigation or inspection of the appellant has a financial interest in a regulated establishment specified in par. (am) which may interfere with his or her ability to properly take that action.
- \*-0602/P4.122\*SECTION 4087. 254.70 of the statutes is renumbered 97.617 and amended to read:
- 97.617 Application; lodging and vending. (1) An applicant for a permit license under this subchapter shall complete the application prepared by the department or the local health department granted agent status under s. 254.69 97.615 (2) and provide, in writing, any additional information the department of health services agriculture, trade and consumer protection or local health department issuing the permit license requires.
- (2) Upon receipt of an application for a vending machine operator permit <u>license</u>, the department may cause an investigation to be made of the applicant's commissary, servicing and transport facilities, if any, and representative machines

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and machine locations. The operator shall maintain at his or her place of business
within this state a list of all vending machines operated by him or her and their
location. This information shall be kept current and shall be made available to the
department upon request. The operator shall notify the department of any change
in operations involving new types of vending machines or conversion of existing
machines to dispense products other than those for which such machine was
originally designed and constructed.

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- \*-0602/P4.123\*Section 4088. 254.71 of the statutes is renumbered 97.33, and 97.33 (2), (3), (5) and (6) (c), as renumbered, are amended to read:
- 97.33 (2) Except as provided in s. 250.041 93.135, the department may issue a certificate of food protection practices to an individual who satisfactorily completes an approved examination or who has achieved comparable compliance.
- (3) Each certificate is valid for 5 years from the date of issuance and, except as provided in s. 250.041 93.135, may be renewed by the certificate holder if he or she satisfactorily completes an approved examination.
- The department shall conduct evaluations of the effect that the food protection practices certification program has on compliance by restaurants with requirements established under s. 254.74 (1) 97.30 (5).
- (6) (c) Establishing procedures for issuance, except as provided in s. 250.041 93.135, of certificates of food protection practices, including application submittal and review.
  - \*-0602/P4.124\*Section 4089. 254.715 of the statutes is renumbered 97.305.
- \*-0602/P4.125\*Section 4090. 254.72 of the statutes is renumbered 97.62 and amended to read:

97.62 Health and safety; standard. Every hotel, tourist rooming house, bed
and breakfast establishment, restaurant, temporary restaurant, vending machine
commissary and vending machine shall be operated and maintained with a strict
regard to the public health and safety and in conformity with this subchapter and
the rules and orders of the department.

\*-0602/P4.126\*Section 4091. 254.73 of the statutes is renumbered 97.623.

\*-0602/P4.127\*SECTION 4092. 254.74 of the statutes is renumbered 97.625, and 97.625 (1) (a), (am), (b), (d) and (e), (1p) (a) (intro.) and 2. and (b) and (2), as renumbered, are amended to read:

97.625 (1) (a) Administer and enforce this subchapter, the rules promulgated under this subchapter and any other rules or laws relating to the public health and safety in hotels, tourist rooming houses, bed and breakfast establishments, restaurants, vending machine commissaries, vending machines and vending machine locations.

(am) Promulgate rules, in consultation with the department of safety and professional services, under which the department of health services shall conduct regular inspections of sealed combustion units, as required under s. 101.149 (5) (c), for carbon monoxide emissions in hotels, tourist rooming houses, and bed and breakfast establishments. The rules shall specify conditions under which it may issue orders as specified under s. 101.149 (8) (a). The rules may not require the department of health services to inspect sealed combustion units during the period in which the sealed combustion units are covered by a manufacturer's warranty against defects.

(b)	Require ho	otels, touris	t rooming	houses,	restaurant	s, vending	machi	ine
operator	s and vendi	ng machine	commissa	ries to fi	ile reports a	and inform	ation t	he
departm	ent deems n	tecessary.						

- (d) Prescribe rules and fix standards, including rules covering the general sanitation and cleanliness of premises regulated under this subchapter, the proper handling and storing of food on such premises, the construction and sanitary condition of the premises and equipment to be used and the location and servicing of equipment. The rules relating to the public health and safety in bed and breakfast establishments may not be stricter than is reasonable for the operation of a bed and breakfast establishment, shall be less stringent than rules relating to other establishments hotels, tourist rooming houses, and vending machine commissaries regulated by this subchapter and may not require 2nd exits for a bed and breakfast establishment on a floor above the first level.
- (e) Hold a hearing under ch. 227 if, in lieu of proceeding under ch. 68, any interested person in the jurisdictional area of a local health department not granted agent status under s. 254.69 97.615 appeals to the department of health services alleging that a permit license fee for a hotel, restaurant, temporary restaurant, tourist rooming house, campground, camping resort, recreational or educational camp or public swimming pool exceeds the permit license issuer's reasonable costs of issuing permits licenses to, making investigations and inspections of, and providing education, training and technical assistance to the establishment.
- (1p) (a) The department may grant the holder of a permit <u>license</u> for a bed and breakfast establishment a waiver from the requirement specified under s. 254.61 (1) (b) 97.01 (1g) (b) to allow the holder of a permit <u>license</u> for a bed and breakfast

1,	establishment to serve breakfast to other tourists or transletts if all of the following
2	conditions are met:
3	2. The other tourists or transients are provided sleeping accommodations in a
4	tourist rooming house for which the permit license holder for the bed and breakfast
5	establishment is the permit license holder.
6	(b) A waiver granted under par. (a) is valid for the period of validity of a permit
7	$\underline{\text{license}}$ that is issued for the bed and breakfast establishment under s. $\underline{254.64}$ $\underline{97.605}$
8	(1) (b).
9	(2) A local health department designated as an agent under s. 254.69 (2) 97.615
10	(2) may exercise the powers specified in sub. (1) (a) to (d), consistent with s. 254.69
11	<u>97.615</u> (2) (g).
12	*-0602/P4.128*Section 4093. 254.76 of the statutes is renumbered 97.627.
13	*-0602/P4.129*Section 4094. 254.78 of the statutes is renumbered 254.04
14	and amended to read:
15	254.04 Authority of department of safety and professional services.
16	Nothing in this chapter shall affect affects the authority of the department of safety
17	and professional services relative to places of employment, elevators, boilers, fire
18	escapes, fire protection, or the construction of public buildings.
19	*-0602/P4.130*Section 4095. 254.79 of the statutes is renumbered 254.05.
20	*-0602/P4.131*Section 4096. 254.80 of the statutes is renumbered 97.633.
21	*-0602/P4.132*Section 4097. 254.81 of the statutes is renumbered 97.634.
22	*-0602/P4.133*Section 4098. 254.82 of the statutes is renumbered 97.635.
23	*-0602/P4.134*Section 4099. 254.83 of the statutes is renumbered 97.638.
24	*-0602/P4.135*Section 4100. 254.84 (title), (1), (2), (3) and (4) of the statutes
25	are renumbered 97.639 (title), (1), (2), (3) and (4).

*-0602/P4.136*Section 4101	254.84 (5) of the statutes is renumbered $97.639$
(5) and amended to read:	

97.639 (5) Construction. Nothing in this section may be construed to require establishments motels, motor courts, tourist cabins, or like accommodations to have outdoor or outside signs. This section shall be liberally construed so as to prevent untrue, misleading, false, or fraudulent representations relating to rates placed on outdoor or outside signs of the establishments.

\*-0602/P4.137\*Section 4102. 254.84 (6) of the statutes is repealed.

\*-0602/P4.138\*Section 4103. 254.85 of the statutes is renumbered 97.65, and 97.65 (1), (2), (3) and (4), as renumbered, are amended to read:

97.65 Enforcement. (1) The department may enter, at reasonable hours, any premises for which a permit license is required under this subchapter or s. 254.47 97.67 to inspect the premises, secure samples or specimens, examine and copy relevant documents and records or obtain photographic or other evidence needed to enforce this subchapter or s. 254.47 97.67. If samples of food are taken, the department shall pay or offer to pay the market value of the samples taken. The department shall examine the samples and specimens secured and shall conduct other inspections and examinations needed to determine whether there is a violation of this subchapter, s. 254.47 97.67 or rules promulgated by the department under this subchapter or s. 254.47 97.67.

(2) (a) Whenever, as a result of an examination, the department has reasonable cause to believe that any examined food constitutes, or that any construction, sanitary condition, operation or method of operation of the premises or equipment used on the premises creates, an immediate danger to health, the administrator of the division of the department responsible for public health may issue a temporary

order and cause it to be delivered to the permittee licensee, or to the owner or custodian of the food, or to both. The order may prohibit the sale or movement of the food for any purpose, prohibit the continued operation or method of operation of specific equipment, require the premises to cease other operations or methods of operation which create the immediate danger to health, or set forth any combination of these requirements. The administrator may order the cessation of all operations authorized by the permit license only if a more limited order does not remove the immediate danger to health. Except as provided in par. (c), no temporary order is effective for longer than 14 days from the time of its delivery, but a temporary order may be reissued for one additional 14-day period, if necessary to complete the analysis or examination of samples, specimens or other evidence.

- (b) No food described in a temporary order issued and delivered under par. (a) may be sold or moved and no operation or method of operation prohibited by the temporary order may be resumed without the approval of the department, until the order has terminated or the time period specified in par. (a) has run out, whichever occurs first. If the department, upon completed analysis and examination, determines that the food, construction, sanitary condition, operation or method of operation of the premises or equipment does not constitute an immediate danger to health, the permittee licensee, owner, or custodian of the food or premises shall be promptly notified in writing and the temporary order shall terminate upon his or her receipt of the written notice.
- (c) If the analysis or examination shows that the food, construction, sanitary condition, operation or method of operation of the premises or equipment constitutes an immediate danger to health, the <u>permittee licensee</u>, owner, or custodian shall be notified within the effective period of the temporary order issued under par. (a).

Upon receipt of the notice, the temporary order remains in effect until a final decision
is issued under sub. (3), and no food described in the temporary order may be sold
or moved and no operation or method of operation prohibited by the order may be
resumed without the approval of the department.

- (3) A notice issued under sub. (2) (c) shall be accompanied by a statement which informs the permittee licensee, owner, or custodian that he or she has a right to request a hearing in writing within 15 days after issuance of the notice. The department shall hold a hearing no later than 15 days after the department receives the written request for a hearing, unless both parties agree to a later date. A final decision shall be issued under s. 227.47 within 10 days of the conclusion of the hearing. The decision may order the destruction of food, the diversion of food to uses which do not pose a danger to health, the modification of food so that it does not create a danger to health, changes to or replacement of equipment or construction, other changes in or cessations of any operation or method of operation of the equipment or premises, or any combination of these actions necessary to remove the danger to health. The decision may order the cessation of all operations authorized by the permit license only if a more limited order will not remove the immediate danger to health.
- (4) A proceeding under this section, or the issuance of a permit license for the premises after notification of procedures under this section, does not constitute a waiver by the department of its authority to rely on a violation of this subchapter, s. 254.47 97.67, or any rule promulgated under this subchapter or s. 254.47 97.67 as the basis for any subsequent suspension or revocation of the permit license or any other enforcement action arising out of the violation.

1	*-0602/P4.139*Section 4104. 254.86 of the statutes is renumbered 97.71 and
2	amended to read:
3	97.71 Suspension or revocation of permit license. The department or a
4	local health department designated as an agent under s. $254.69 \ \underline{97.615}$ (2) or $97.41$
5	(2) may refuse or withhold issuance of a permit license under this chapter or may
6	suspend or revoke a permit <u>license</u> for violation of this subchapter <u>chapter</u> or any rule
7	or order of the department of health services, ordinance of the village, city or county
8	or regulation of the local board of health.
9	*-0602/P4.140*Section 4105. 254.87 of the statutes is repealed.
10	*-0602/P4.141*Section 4106. 254.88 of the statutes is repealed.
11	*-0971/P5.657*Section 4107. 255.054 (2) of the statutes is amended to read
12	255.054 (2) Annually by January 1, the Medical College of Wisconsin, Inc., and
13	the Board of Regents of the University of Wisconsin System Authority shall each
14	report to the appropriate standing committees of the legislature under s. 13.172 (3)
15	and to the governor on the prostate cancer research projects each has conducted
16	under sub. (1) in the previous fiscal year.
17	*-0971/P5.658*Section 4108. 255.055 (2) of the statutes is amended to read
18	255.055 (2) Annually by January 1, the Medical College of Wisconsin, Inc., and
19	the Board of Regents of the University of Wisconsin System Authority shall each
20	report to the appropriate standing committees of the legislature under s. 13.172 (3)
21	and to the governor on the cancer research projects each has conducted under sub
22	(1) in the previous fiscal year.
23	*-0807/P6.392*Section 4109. 255.08 of the statutes is renumbered 463.25
24	and 463.25 (2) (a) and (b), as renumbered, are amended to read:

463.25 (2) (a) No person may operate a tanning facility without a permit the	hat
the department may, except as provided in ss. $250.041$ and $254.115$ s. $463.14$ , iss	sue
under this subsection. The holder of a permit issued under this subsection sh	ıall
display the permit in a conspicuous place at the tanning facility for which the perm	mit
is issued.	
(b) Permits issued under this subsection shall expire annually on June	30.

Except as provided in ss. 250.041 and 254.115 s. 463.14, a permit applicant shall submit an application for a permit to the department on a form provided by the department with a permit fee established by the department by rule. The application shall include the name and complete mailing address and street address of the tanning facility and any other information reasonably required by the department for the administration of this section.

\*-0971/P5.659\*Section 4110. 255.15 (3) (b) 11. of the statutes is repealed.

\*-1053/P2.25\*Section 4111. 257.01 (5) (a) of the statutes is amended to read:

257.01 (5) (a) An individual who is licensed as a physician, a physician assistant, or a podiatrist under ch. 448, licensed as a registered nurse, licensed practical nurse, or nurse-midwife under ch. 441, licensed as a dentist under ch. 447, licensed as a pharmacist under ch. 450, licensed as a veterinarian or certified as a veterinary technician under ch. 453 89, or certified as a respiratory care practitioner under ch. 448.

\*-1053/P2.26\*Section 4112. 257.01 (5) (b) of the statutes is amended to read: 257.01 (5) (b) An individual who was at any time within the previous 10 years, but is not currently, licensed as a physician, a physician assistant, or a podiatrist under ch. 448, licensed as a registered nurse, licensed practical nurse, or nurse-midwife, under ch. 441, licensed as a dentist under ch. 447, licensed as a

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1	pharmacist under ch. 450, licensed as a veterinarian or certified as a veterinary
2	technician under ch. 453 89, or certified as a respiratory care practitioner under ch
3	448, if the individual's license or certification was never revoked, limited, suspended
4	or denied renewal.
5	*-1191/P2.60*Section 4113. 281.19 (6) of the statutes is amended to read:
6	281.19 (6) Orders issued by the department shall be signed by the person
7	designated by the <del>board</del> <u>secretary</u> .
8	*-0971/P5.660*Section 4114. 281.31 (3) (b) 2. of the statutes is amended to
9	read:
10	281.31 (3) (b) 2. Locate and maintain information relating to the state's water
11	resources. The department shall collect pertinent data available from state, regional
12	and federal agencies, the University of Wisconsin System Authority, local units of
13	government and other sources. create a.r. Vib
14	*-0807/P6.393*Section 4115. 281.33 (2) of the statutes is amended to read:
15	281.33 (2) State storm water management plan. The department, in
16	consultation with the department of safety and professional services, shall
17	promulgate by rule a state storm water management plan. This state plan is
18	applicable to activities contracted for or conducted by any agency, as defined under
19	s. 227.01 (1) but also including the office of district attorney, unless that agency
20	enters into a memorandum of understanding with the department of natural
21	resources in which that agency agrees to regulate activities related to storm water
22	management. The department shall coordinate the activities of agencies, as defined
23	under s. 227.01 (1), in storm water management and make recommendations to
24	these agencies concerning activities related to storm water management.

\*-0971/P5.661\*Section 4116. 281.33 (2) of the statutes, as affected by 2015 Wisconsin Act .... (this act), is amended to read:

281.33 (2) State storm water management plan. The department shall promulgate by rule a state storm water management plan. This state plan is applicable to activities contracted for or conducted by any agency, as defined under s. 227.01 (1) but also including the office of district attorney and the University of Wisconsin System Authority, unless that agency enters into a memorandum of understanding with the department of natural resources in which that agency agrees to regulate activities related to storm water management. The department shall coordinate the activities of agencies, as defined under s. 227.01 (1), in storm water management and make recommendations to these agencies concerning activities related to storm water management.

\*\*\*\*NOTE: This is reconciled s. 281.33 (2). This Section has been affected by drafts with the following LRB numbers: LRB-0807/P6 and LRB-0971/P4.

\*-1191/P2.61\*SECTION 4117. 281.55 (6) (b) 1. of the statutes is amended to read:

281.55 (6) (b) 1. These payments shall not exceed 50% of the approved project in conjunction with the state program of advancement in anticipation of federal reimbursement under sub. (2). To provide for the financing of pollution prevention and abatement facilities, the natural resources board secretary, with the approval of the governor, subject to the limits of s. 20.866 (2) (tm) may direct that state debt be contracted as set forth in subd. 2. and subject to the limits set therein. Said debts shall be contracted for in the manner and form as the legislature hereafter prescribes.

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	*-0794/P1.15*Section 4118.	281.57 (7) (c) 1	. of the statutes	is amended to
	· •			
read	l:			

281.57 (7) (c) 1. Metropolitan sewerage districts that serve 1st class cities are limited in each fiscal year to receiving total grant awards not to exceed 33% of the sum of the amounts in the schedule for that fiscal year for the appropriation under s. 20.165 (2) (de) \$771,738 and the amount authorized under sub. (10) for that fiscal year plus the unencumbered balance at the end of the preceding fiscal year for the amount authorized under sub. (10). This subdivision is not applicable to grant awards provided during fiscal years 1985–86, 1986–87, 1988–89 and 1989–90.

\*\*\*\*Note: The \$771,738 amount represents 33 percent of the amount in the schedule for the 2014–15 fiscal year for the appropriation under s. 20.165 (2) (de), stats., which is repealed in the draft. Let me know if you want to take a different approach. MPG

\*-1186/P6.4\*Section 4119. 281.58 (8) (a) 2. of the statutes is amended to read:

281.58 (8) (a) 2. Connection laterals and sewer lines that transport wastewater from structures to municipally owned or individually owned wastewater systems, unless water other than wastewater is entering the connection laterals or sewer lines from the ground or from above—ground sources and is being transported from a nonindustrial structure in a way that may interfere with compliance with a permit issued to a publicly owned treatment work under ch. 283.

\*-1186/P6.5\*Section 4120. 281.58 (8) (c) of the statutes is amended to read: 281.58 (8) (c) Except as provided in par. (k), financial assistance may be provided for the design, planning and construction of a collection system, interceptor or individual system project in an unsewered municipality or an unsewered area of a municipality, only if the department finds that at least two-thirds of the initial flow will be for wastewater originating from residences in existence on October 17, 1972 for at least 20 years prior to the submission of the application under sub. (9) (a).

*-1186/P6.6*Section 4121. 281.58 (8) (i) of the statutes is amended to read:
281.58 (8) (i) After June 30, 1991, no municipality may receive for projects in
a biennium an amount that exceeds 35.2% of the amount approved by the legislature
under s. 281.59 (3e) (b) that the department of administration projects will be
available to provide financial assistance for projects under this section for that
hiennium

\*-1186/P6.7\*Section 4122. 281.58 (8) (j) of the statutes is amended to read: 281.58 (8) (j) The amount of a payment under sub. (6) (b) 8. may not exceed the amount of subsidy necessary to reduce the interest rate on the loan from market rate to the interest rate that would have been charged on a loan to the municipality under sub. (6) (b) 4.

\*-1186/P6.8\*Section 4123. 281.58 (9) (e) of the statutes is amended to read: 281.58 (9) (e) If the department of natural resources and the department of administration determine that the governor's recommendation, as set forth in the executive budget bill, for the amount under s. 281.59 (3e) (b), the amount available under s. 20.866 (2) (te), or the amount available under s. 281.59 (4) (f) the total amount that the department of administration projects will be available to provide financial assistance for projects under this section for a biennium, as set forth in the biennial finance plan under s. 281.59 (3) (a) 2. and as updated under s. 281.59 (3) (bm) 2., is insufficient to provide funding for all projects for which applications will be approved during that biennium, the department shall inform municipalities that, if the governor's recommendations are approved, clean water fund program assistance during a fiscal year of that biennium will be available only to municipalities that submit financial assistance applications by the June 30 preceding September 30 of that fiscal year.

1	*-1186/P6.9*Section 4124. 281.58 (9m) (a) (intro.) of the statutes is amended
2	to read:
3	281.58 (9m) (a) (intro.) Subject to pars. (c) and par. (d), the department shall
4	approve an application after all of the following occur:
5	*-1186/P6.10*Section 4125. 281.58 (9m) (c) of the statutes is repealed.
6	*-1186/P6.11*Section 4126. 281.58 (9m) (e) 1. of the statutes is amended to
7	read:
8	281.58 (9m) (e) 1. Except as provided under par. (f) and sub. (13), if a sufficient
9	amount of subsidy financial assistance under this section is available under s. 281.59
10	(3e) (b) for the municipality's project, based on the calculation under s. 281.59 (3e)
11	(f), when the department approves the application under par. (a), the department of
12	administration shall allocate that amount to the project.
13	*-1186/P6.12*Section 4127. 281.58 (9m) (e) 2. of the statutes is amended to
14	read:
15	281.58 (9m) (e) 2. If a sufficient amount of subsidy financial assistance under
16	this section is not available under s. 281.59 (3e) (b) for the municipality's project
17	when the department approves the application under subd. 1. par. (a), the
18	department shall place the project on a list for allocation when additional subsidy
19	becomes financial assistance becomes available.
20	*-1186/P6.13*Section 4128. 281.58 (9m) (f) (intro.) of the statutes is amended
21	to read:
22	281.58 (9m) (f) (intro.) If the department of natural resources and the
23	department of administration determine that the amount approved under s. 281.59
24	(3e) (b), the amount available under s. 20.866 (2) (tc), or the amount available under
25	s. 281.59 (4) (f) available to provide financial assistance for projects under this

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1	section for a biennium is insufficient to provide funding for all projects for which
2	applications will be approved during that biennium, all of the following apply:
3	*-1186/P6.14*Section 4129. 281.58 (9m) (f) 1. of the statutes is amended to
4	read:
5	281.58 (9m) (f) 1. The department shall establish a funding list for each fiscal
6	year of the biennium that ranks projects of municipalities that submit financial
7	assistance applications under sub. (9) (a) no later than the June 30 preceding
8	September 30 of the fiscal year in the same order that they appear on the priority list
9	under sub. (8e).
10	*-1186/P6.15*Section 4130. 281.58 (9m) (fm) of the statutes is amended to
11	read:
12	281.58 (9m) (fm) The department, in consultation with the department of
13	administration, shall promulgate, by rule, methods to establish deadlines for actions
14	that must be taken by a municipality to which subsidy financial assistance has been
15	allocated. The methods may provide for extending deadlines under specified
16	circumstances. If a municipality fails to meet a deadline, including any extension,
17	the department of administration shall release rescind the amount allocation of
18	subsidy allocated to financial assistance for the municipality's project.
19	*-1186/P6.16*Section 4131. 281.58 (9m) (g) of the statutes is repealed.
20	*-1186/P6.17*Section 4132. 281.58 (12) (a) 1. of the statutes is amended to
21	read:
22	281.58 (12) (a) 1. Except as modified under par. (f) and except as restricted by
23	sub. (8) (b), (c), (f) or (h), the interest rate for projects specified in sub. (7) (b) 1. and

2. is 60 percent of market interest rate for projects for which the subsidy is allocated

from the amount under s. 281.59 (3e) (b) for a biennium before the 2011-13 biennium

1	and 15 percent of market interest rate for projects for which the subsidy is allocated
2	from the amount under s. 281.59 (3e) (b) for the 2011–13 biennium or later.
3	*-1186/P6.18*Section 4133. 281.58 (12) (a) 2. of the statutes is amended to
4	read:
5	281.58 (12) (a) 2. Except as modified under par. (f) and except as restricted by
6	sub. (8) (b), (c), (f) or (h), the interest rate for projects specified in sub. (7) (b) 5. is 65
7	percent of market interest rate for projects for which the subsidy is allocated from
8	the amount under s. 281.59 (3e) (b) for a biennium before the 2011-13 biennium and
9	75 percent of market interest rate for projects for which the subsidy is allocated from
10	the amount under s. 281.59 (3e) (b) for the 2011-13 biennium or later.
11	*-1186/P6.19*Section 4134. 281.58 (12) (a) 3. of the statutes is amended to
12	read:
13	281.58 (12) (a) 3. Except as modified under par. (f) and except as restricted by
14	sub. (8) (b), (c), (f) or (h), the interest rate for projects specified in sub. (7) (b) 4. is 70
15	percent of market interest rate for projects for which the subsidy is allocated from
16	the amount under s. 281.59 (3e) (b) for a biennium before the 2011-13 biennium and
17	75 percent of market interest rate for projects for which the subsidy is allocated from
18	the amount under s. 281.59 (3e) (b) for the 2011-13 biennium or later.
19	*-1186/P6.20*Section 4135. 281.58 (13m) (b) of the statutes is amended to
20	read:
21	281.58 (13m) (b) Grants provided under this subsection are not included for
22	the purposes of determining under sub. (8) (i) the amount that a municipality may
23	receive for projects under the clean water fund program. Grants awarded under this
24	subsection are not considered for the purposes of sub. (9m) (e) or s. 281.59 (3e) (b).
25	*-1186/P6.21*Section 4136. 281.58 (15) (a) of the statutes is amended to read:

1 .	281.58 (15) (a) The department and the department of administration may, at
2	the request of a municipality, issue a notice of financial assistance commitment to the
3	municipality after the department approves the municipality's application under
4	sub. (9m) (a) and the department of administration has allocated subsidy financial
5	assistance for the municipality's project.
6	*-1186/P6.22*Section 4137. 281.59 (1) (b) of the statutes is amended to read:
7	281.59 (1) (b) "Market interest rate" means the effective interest rate on a
8	fixed-rate revenue obligation issued by the state to fund a loan made under this
9	section or, for a variable rate if the department of administration determines that
10	there has been a significant change in interest rates after the fixed-rate revenue
11	obligation has been issued or if a fixed-rate revenue obligation has not been issued
12	by the state to fund a loan made under this section, the effective interest rate that
13	the department of administration determines would have been paid if the variable
14	rate a fixed-rate revenue obligation had been sold at a fixed rate issued on the date
15	financial assistance is allotted.
16	*-1186/P6.23*Section 4138. 281.59 (1) (d) of the statutes is repealed.
17	*-0794/P1.16*Section 4139. 281.59 (1m) (c) of the statutes is repealed.
18	*-1186/P6.24*Section 4140. 281.59 (3) (a) 2. of the statutes is amended to
19	read:
20	281.59 (3) (a) 2. The total amount of that the department of administration
21	projects will be available to provide financial assistance planned to be provided or
22	committed for projects under subd. 1. during the next biennium.
23	*-1186/P6.25*Section 4141. 281.59 (3) (a) 6. of the statutes is repealed.
24	*-1186/P6.26*Section 4142. 281.59 (3) (a) 6e. of the statutes is repealed.

\*-1186/P6.27\*Section 4143. 281.59 (3) (a) 6m. of the statutes is repealed.

1	*-1186/P6.28*Section 4144. 281.59 (3) (a) 7. of the statutes is repealed.
2	*-1186/P6.29*Section 4145. 281.59 (3) (j) of the statutes is amended to read:
3	281.59 (3) (j) No later than November 1 of each odd-numbered year, the
4	department of administration and the department jointly shall submit a report, to
5	the building commission and committees as required under par. (bm), on the
6	implementation of the amount established under sub. (3e) (b) as required under s.
7	281.58 (9m) (e), and on the operations and activities of the clean water fund program,
8	the safe drinking water loan program and the land recycling loan program for the
9	previous biennium.
10	*-1186/P6.30*Section 4146. 281.59 (3e) (a) of the statutes is repealed.
11	*-1186/P6.31*Section 4147. 281.59 (3e) (b) of the statutes is repealed.
12	*-1186/P6.32*Section 4148. 281.59 (3e) (c) of the statutes is repealed.
13	*-1186/P6.33*Section 4149. $281.59$ (3e) (d) of the statutes is amended to read:
14	281.59 (3e) (d) The department may expend, for financial assistance in a
15	biennium other than financial hardship assistance under s. 281.58 (13) (e), an
16	amount up to 95 percent of the amount approved by the legislature under par. (b)
17	available to provide financial assistance for projects under this section for that
18	biennium. The department may expend such amount only from the percentage of the
19	amount approved under par. (b) that is not available under par. (e) for financial
20	hardship assistance.
21	*-1186/P6.34*Section 4150. 281.59 (3e) (e) of the statutes is amended to read:
22	281.59 (3e) (e) The department may expend, for financial hardship assistance
23	in a biennium under s. 281.58 (13) (e), an amount up to 5 percent of the amount
24	approved by the legislature under par. (b) available to provide financial assistance
25	for projects under this section for that biennium. The department may expend such

amount only from the percentage of the	he amount <del>approved by the legislature unde</del>
par. (b) that is not available under pa	r. (d) for financial assistance.

- \*-1186/P6.35\*Section 4151. 281.59 (3e) (f) of the statutes is repealed.
- \*-1186/P6.36\*Section 4152. 281.59 (3m) of the statutes is repealed.
  - \*-1186/P6.37\*Section 4153. 281.59 (3s) of the statutes is repealed.
  - \*-1186/P6.38\*SECTION 4154. 281.59 (9) (am) of the statutes is amended to read:

281.59 (9) (am) The department of administration, in consultation with the department, may establish those terms and conditions of a financial assistance agreement that relate to its financial management, including what type of municipal obligation, as set forth under sub. (13f), if applicable, is required for the repayment of the financial assistance. Any terms and conditions established under this paragraph by the department of administration shall comply with the requirements of this section and s. 281.58, 281.60 or 281.61. In setting the terms and conditions, the department of administration may consider factors that the department of administration finds are relevant, including the type of obligation evidencing the loan, the pledge of security for the obligation and the applicant's creditworthiness.

\*-1186/P6.39\*Section 4155. 281.59 (11) (a) of the statutes is amended to read:

281.59 (11) (a) The department of natural resources and the department of administration may enter into a financial assistance agreement with an applicant for which the department of administration has allocated subsidy financial assistance under s. 281.58 (9m), 281.60 (8) or 281.61 (8) if the applicant meets the conditions under sub. (9) and the other requirements under this section and s. 281.58, 281.60 or 281.61.

\*-1186/P6.40\*Section 4156. 281.60 (7) (d) of the statutes is repealed.

1	*-1186/P6.41*Section 4157. 281.60 (8) (a) of the statutes is renumbered
2	281.60 (8).
3	*-1186/P6.42*Section 4158. 281.60 (8) (b) of the statutes is repealed.
4	*-1186/P6.43*Section 4159. 281.60 (8s) of the statutes is amended to read:
5	281.60 (8s) Limitation on financial assistance. The amount of a payment
6	under sub. (2r) (d) may not exceed the amount of subsidy necessary to reduce the
7	interest rate on the loan from market rate to the interest rate that would have been
8	charged on a loan to the political subdivision under sub. (2r) (a).
9	*-1186/P6.44*Section 4160. 281.60 (12) (b) 3. of the statutes is amended to
10	read:
11	281.60 (12) (b) 3. If the sale proceeds are greater than the cost of the land plus
12	the cost of the cleanup, pay to the department of administration an amount equal to
13	the remaining loan balance plus the lesser of $75\%$ of the amount by which the sale
14	proceeds exceed the cost of the land plus the cost of the cleanup or the amount of
15	subsidy incurred for the project difference between the amount of interest paid on
16	the loan and the amount of interest that would have been paid if the loan had been
17	made at the market rate, and retain the remainder of the sale proceeds.
18	*-1186/P6.45*Section 4161. 281.61 (1) (a) of the statutes is renumbered
19	281.61 (1) (am).
20	*-1186/P6.46*Section 4162. 281.61 (1) (ag) of the statutes is created to read:
21	281.61 (1) (ag) "Community water system" means a public water system that
22	serves at least 15 service connections used by year-round residents or that regularly
23	serves at least 25 year-round residents.

\*-1186/P6.47\*Section 4163. 281.61 (1) (bm) of the statutes is created to read:

281.61 (1) (bm) "Noncommunity water system" means a public water system that is not a community water system.

\*-1186/P6.48\*Section 4164. 281.61 (2) of the statutes is amended to read:

281.61 (2) General. The department and the department of administration shall administer a program to provide financial assistance to local governmental units and to the private owners of community water systems and nonprofit noncommunity water systems for projects for the planning, designing, construction or modification of public water systems, if the projects will facilitate compliance with national primary drinking water regulations under 42 USC 300g–1 or otherwise significantly further the health protection objectives of the Safe Drinking Water Act, 42 USC 300f to 300j–26.

\*-1186/P6.49\*Section 4165. 281.61 (2g) of the statutes is amended to read:

281.61 (2g) Ineligible projects. A local governmental unit or the private owner of a community water system or nonprofit noncommunity water system is not eligible for financial assistance under this section if the local governmental unit or the private owner of the community water system or nonprofit noncommunity water system does not have the technical, managerial or financial capacity to ensure compliance with the Safe Drinking Water Act, 42 USC 300f to 300j–26, or the public water system operated by the local governmental unit or private owner of the community water system or nonprofit noncommunity water system is in significant noncompliance with any requirement of a primary drinking water regulation or variance under 42 USC 300g–1 unless the financial assistance will ensure compliance with the Safe Drinking Water Act.

\*-1186/P6.50\*Section 4166. 281.61 (2r) (b) of the statutes is amended to read:

Ţ	281.61 (2r) (b) Purchasing or refinancing the obligation of a local governmental
2	unit or private owner of a community water system or nonprofit noncommunity
3	water system if the obligation was incurred to finance the cost of a project described
4	in sub. (2) and the obligation was initially incurred after July 1, 1993.
5	*-1186/P6.51*Section 4167. 281.61 (3) of the statutes is amended to read:
6	281.61 (3) NOTICE OF INTENT TO APPLY. (a) A local governmental unit or private
. 7	owner of a community water system or nonprofit noncommunity water system shall
8	submit notice of its intent to apply for financial assistance under the safe drinking
9	water loan program at least 6 months before the beginning of the fiscal year in which
10	it intends to receive the financial assistance. The notice shall be in a form prescribed
11	by the department and the department of administration.
12	(c) The department may waive par. (a) upon the written request of a local
13	governmental unit or private owner of a community water system or nonprofit
14	noncommunity water system.
15	*-1186/P6.52*Section 4168. 281.61 (4) of the statutes is amended to read:
16	281.61 (4) Engineering report. A local governmental unit or private owner of
17	a community water system or nonprofit noncommunity water system seeking
18	financial assistance for a project under this section shall submit an engineering
19	report, as required by the department by rule.
20	*-1186/P6.53*Section 4169. 281.61 (5) of the statutes is renumbered 281.61
21	(5) (a) and amended to read:
22	281.61 (5) (a) After the department approves -a local governmental unit's an
23	engineering report submitted under sub. (4), the local governmental unit or private
24	owner of a community water system or nonprofit noncommunity water system shall
25	submit an application for safe drinking water financial assistance to the department.

The applicant shall submit the application on or before the June 30 preceding the beginning of the fiscal year in which the applicant wishes to receive the financial assistance, except that if funds are available in a fiscal year after funding has been allocated under sub. (8) for all approved applications submitted before the June 30 preceding that fiscal year, the department of administration may allocate funding for approved applications submitted after June 30. The application shall be in the form and include the information required by the department and the department of administration and shall include plans and specifications that are approvable by the department under this section. An applicant may not submit more than one application per project per year.

\*-1186/P6.54\*Section 4170. 281.61 (5) (b) of the statutes is created to read:

281.61 (5) (b) The department of administration and the department jointly may charge and collect service fees, established by rule, which shall cover the estimated costs of reviewing and acting upon the application and servicing the financial assistance agreement. No service fee established by rule under this paragraph may be charged to or collected from an applicant for financial assistance under s. 281.59 (13). The fees collected under this paragraph shall be credited to the environmental improvement fund.

## \*-1186/P6.55\*Section 4171. 281.61 (6) of the statutes is amended to read:

281.61 (6) PRIORITY LIST. The department shall establish a priority list that ranks each safe drinking water loan program project. The department shall promulgate rules for determining project rankings that, to the extent possible, give priority to projects that address the most serious risks to human health, that are necessary to ensure compliance with the Safe Drinking Water Act, 42 USC 300f to 300j-26, and that assist local governmental units applicants that are most in need

1	on a per household basis, according to affordability criteria specified in the rules. For
2	the purpose of ranking projects under this subsection, the department shall treat a
3	project to upgrade a public water system to provide continuous disinfection of the
4	water that it distributes as if the public water system were a surface water system
5	that federal law requires to provide continuous disinfection.
6	*-1186/P6.56*Section 4172. 281.61 (7) (c) of the statutes is amended to read:
7	281.61 (7) (c) The department of administration determines that the local
8	governmental unit applicant will meet the requirements of s. 281.59 (9) (b).
9	*-1186/P6.57*Section 4173. 281.61 (7) (d) of the statutes is repealed.
10	*-1186/P6.58*Section 4174. 281.61 (8) (a) (intro.) of the statutes is
11	renumbered 281.61 (8) (intro.) and amended to read:
12	281.61 (8) (intro.) The department shall establish a funding list for each fiscal
13	year that ranks projects of local governmental units applicants that submit
14	approvable applications under sub. (5) in the same order that they appear on the
15	priority list under sub. (6). If sufficient funds are not available to fund all approved
16	applications for financial assistance, the department of administration shall allocate
17	funding to projects that are approved under sub. (7) in the order that they appear on
18	the funding list, except as follows:
19	*-1186/P6.59*Section 4175. 281.61 (8) (a) 1. of the statutes is renumbered
20	281.61 (8) (a).
21	*-1186/P6.60*Section 4176. 281.61 (8) (a) 2. of the statutes is renumbered
(22)	281.61 (8) (b) and amended to read:
<b>(23)</b>	281.61 (8) (b) (In any biennium, no local governmental unit applicant may
24	receive more than 25% of the funds that the department of administration projects

...:...:...

1	will be available amount of financial assistance planned to be provided or committed
2	for projects under this section for that biennium.
3	*-1186/P6.61*Section 4177. 281.61 (8) (b) of the statutes is repealed.
4	*-1186/P6.62*Section 4178. 281.61 (8m) (intro.) of the statutes is amended
5	to read:
6	281.61 (8m) Conditions of financial assistance for local governmental
7	<u>UNITS</u> . As a condition of receiving financial assistance under the safe drinking water
8	loan program, a local governmental unit shall do all of the following:
9	*-1186/P6.63*Section 4179. 281.61 (8p) of the statutes is created to read:
10	281.61 (8p) Conditions of financial assistance for private owners. As a
11	condition of receiving financial assistance under the safe drinking water loan
12	program, a private owner of a community water system or nonprofit noncommunity
13	water system shall do all of the following:
14	(a) Demonstrate that there is adequate security for the repayment of the
15	financial assistance.
16	(b) Comply with those provisions of 42 USC 300f to 300j-26 and this chapter
17	and the regulations and rules promulgated under those provisions that the
18	department specifies.
19	*-1186/P6.64*Section 4180. 281.61 (8s) of the statutes is amended to read:
20	281.61 (8s) Limitation on financial assistance. The amount of a payment
21	under sub. (2r) (d) may not exceed the amount of subsidy necessary to reduce the
22	interest rate on the loan from market rate to the interest rate that would have been
23	charged on a loan to the local governmental unit under sub. (2r) (a).
24	*-1186/P6.65*Section 4181. 281.61 (11) (a) 1. of the statutes is amended to
25	read:

1		281.61 (11) (a) 1. For-a local governmental unit an applicant that does not meet
2		financial eligibility criteria established by the department by rule, 55% of market
3		interest rate.
4		*-1186/P6.66*Section 4182. 281.61 (11) (a) 2. of the statutes is amended to
5		read:
6		281.61 (11) (a) 2. For a local governmental unit an applicant that meets
7		financial eligibility criteria established by the department by rule, 33% of market
8		interest rate.
9		* $-1186/P6.67*Section 4183. 281.61 (12) (g)$ of the statutes is amended to read:
10	٠	281.61 (12) (g) Have the lead state role with local governmental units and
11		private owners of community water systems or nonprofit noncommunity water
12		systems in providing safe drinking water loan program information, and cooperate
13		with the department of administration in providing that information to local
14		governmental units.
15		*-1186/P6.68*Section 4184. 281.625 (1) (b) of the statutes is amended to read:
16		281.625 (1) (b) "Local governmental unit" has the meaning given in s. 281.61
17		(1) (a) (am), except that the term does not include a joint local water authority created
18		under s. 66.0823.
19		*-1215/P3.528*Section 4185. 281.625 (2) of the statutes is amended to read:
20		281.625 (2) The department, in consultation with the department of
21		administration, shall promulgate rules for determining whether a loan is an eligible
22		loan under s. $\underline{234.86}$ $\underline{235.86}$ (3) for a loan guarantee under s. $\underline{234.86}$ $\underline{235.86}$ . The rules
23		shall be consistent with 42 USC 300j-12.
24		*-1215/P3.529*Section 4186. 281.625 (3) of the statutes is amended to read:

...:...

1	281.625 (3) The department shall determine whether a loan to the owner of a
2	community water system or the nonprofit owner of a noncommunity water system
3	is an eligible loan under s. $234.86 \ \underline{235.86}$ (3) for the purposes of the loan guarantee
4	program under s. 234.86 <u>235.86</u> .
5	*-1215/P3.530*Section 4187. 281.625 (4) of the statutes is amended to read:
6	281.625 (4) With the approval of the department of administration, the
7	department of natural resources may transfer funds from the appropriation
8	accounts under s. $20.320(2)(s)$ and $(x)$ to the Wisconsin drinking water reserve fund
9	under s. $234.933 \ 235.933$ to guarantee loans under s. $234.86 \ 235.86$ .
10	*-1215/P3.531*Section 4188. 281.625 (5) of the statutes is amended to read:
11	281.625 (5) The department may contract with the Forward Wisconsin
12	Housing and Economic Development Authority for the administration of the
13	program under this section and s. 234.86 235.86.
14	*-1191/P2.62*Section 4189. 281.65 (3) (at) of the statutes is amended to read:
15	281.65 (3) (at) Review rules drafted under this section and make
16	recommendations regarding the rules before final approval of the rules by the
17	natural resources board secretary.
18	*-0971/P5.662*Section 4190. 281.66 (6) of the statutes is amended to read:
19	281.66 (6) Grants for campuses. Notwithstanding subs. (3) and (4), the
20	department may distribute a grant to the board of regents of the University of
21	Wisconsin System <u>Authority</u> for practices, techniques or measures to control storm
22	water discharges on a University of Wisconsin System campus that is located in a
23	municipality that is required to obtain a permit under s. 283.33 and that is located
24	in a priority watershed, as defined in s. 281.65 (2) (c), a priority lake area, as defined

in s. 281.65 (2) (bs), or an area that is identified as an area of concern by the

read:

1	International Joint Commission, as defined in s. 281.35 (1) (h), under the Great
2	Lakes Water Quality Agreement.
3	*-0801/P2.30*Section 4191. 281.68 (3) (a) 1. of the statutes is amended to
4	read:
5	281.68 (3) (a) 1. Eligible recipients to consist of nonprofit conservation
6	organizations, as defined in s. 23.0955 (1) 23.09 (20m) (a) 3., counties, cities, towns,
7	villages, qualified lake associations, town sanitary districts, qualified school
8	districts, public inland lake protection and rehabilitation districts, and other local
9	governmental units, as defined in s. 66.0131 (1) (a), that are established for the
10	purpose of lake management.
11	*-0801/P2.31*Section 4192. 281.69 (title) of the statutes is amended to read:
12	281.69 (title) Lake management and classification grants and
13	contracts.
14	*-0801/P2.32*Section 4193. 281.69 (1b) (bn) of the statutes is amended to
15	read:
16	281.69 (1b) (bn) "Nonprofit conservation organization" has the meaning given
17	in s. 23.0955 (1) 23.09 (20m) (a) 3.
18	*-0801/P2.33*Section 4194. 281.69 (1r) of the statutes is repealed.
19	*-0801/P2.34*Section 4195. 281.69 (2) (title) of the statutes is amended to
20	read:
21	281.69 (2) (title) Amounts of grants and contracts.
22	*-0801/P2.35*Section 4196. 281.69 (2) (c) of the statutes is repealed.
23	*-0801/P2.36*Section 4197. 281.69 (6) of the statutes is repealed.
24	*-0801/P2.37*Section 4198. 281.70 (4) (a) 3. of the statutes is amended to

**SECTION 4198** 

1	281.70 (4) (a) 3. Nonprofit conservation organizations, as defined in s. 23.0955
2	(1) <u>23.09 (20m) (a) 3</u> .
3	*-0801/P2.38*Section 4199. 281.72 of the statutes is repealed.
4	*-1215/P3.532*Section 4200. 281.75 (4) (b) 3. of the statutes is amended to
5	read:
6	281.75 (4) (b) 3. An authority created under subch. II of ch. 114 or ch. <u>36</u> , 231,
7	233, <del>234, <u>235, or</u> 237, or <u>238</u>.</del>
	****Note: This is reconciled s. 281.75 (4) (b) 3. This Section has been affected by drafts with the following LRB numbers: $-0971/P4$ and $-1215/P2$ .
8	*-0456/1.2*Section 4201. Subchapter VII (title) of chapter 281 [precedes
9	281.81] of the statutes is amended to read:
10	CHAPTER 281
11	SUBCHAPTER VII
12	GREAT LAKES-REMEDIAL ACTION
13	*-0456/1.3*Section 4202. 281.87 of the statutes is amended to read:
14	281.87 Great Lakes contaminated Contaminated sediment removal.
15	The department may expend funds from the appropriation under s. $20.866\ (2)\ (ti)$ to
16	pay a portion of the costs of a project to remove contaminated sediment from Lake
17	Michigan or Lake Superior or a tributary of Lake Michigan or Lake Superior any
18	waters of the state, if the project is in an impaired water body that the department
19	has identified under 33 USC 1313 (d) (1) (A) and the source of the impairment is
20	contaminated sediment.
21	*-1191/P2.63*Section 4203. 281.96 of the statutes is amended to read:
22	281.96 Visitorial powers of department. Every owner of an industrial
23	establishment shall furnish to the department all information required by it in the

discharge of its duties under subch. II, except s. 281.17 (6) and (7). Any member of the natural resources board or any employee of the department may enter any industrial establishment for the purpose of collecting such information, and no owner of an industrial establishment shall refuse to admit such member or an employee of the department. The department shall make such inspections at frequent intervals. The secretary and all members of the board shall have has power for all purposes falling within the department's jurisdiction to administer oaths, issue subpoenas, and compel the attendance of witnesses and the production of necessary or essential data.

\*-0549/1.1\*Section 4204. 283.35 (1m) (c) of the statutes is repealed.

\*-1191/P2.64\*SECTION 4205. 285.11 (6) (intro.) of the statutes is amended to read:

285.11 (6) (intro.) Prepare and develop one or more comprehensive plans for the prevention, abatement, and control of air pollution in this state. The department thereafter shall be responsible for the revision and implementation of the plans. The rules or control strategies submitted to the federal environmental protection agency under the federal clean air act for control of atmospheric ozone shall conform with the federal clean air act unless, based on the recommendation of the natural resources board secretary or the head of the department, as defined in s. 15.01 (8), of any other department, as defined in s. 15.01 (5), that promulgates a rule or establishes a control strategy, the governor determines that measures beyond those required by the federal clean air act meet any of the following criteria:

\*-0971/P5.663\*Section 4206. 285.59 (1) (b) of the statutes is amended to read: 285.59 (1) (b) "State agency" means any office, department, agency, institution of higher education, association, society, or other body in state government created

1	or authorized to be created by the constitution or any law which is entitled to expend
(2)	moneys appropriated by law, including the legislature and the courts, the Wisconsin
(3)	Housing and Economic Development Authority, the Bradley Center Sports and
4	Entertainment Corporation, the University of Wisconsin System Authority, the
5	University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational
6	System Authority, the Wisconsin Aerospace Authority, the Wisconsin Economic
7)	Development Corporation and the Wisconsin Health and Educational Facilities
8	Authority. Forward Wisconsin Development Authority
9	*-1191/P2.65*Section 4207. 285.85 (1) of the statutes is amended to read:
10	285.85 (1) If the secretary finds that a generalized condition of air pollution

285.85 (1) If the secretary finds that a generalized condition of air pollution exists and that it creates an emergency requiring immediate action to protect human health or safety, he or she shall order persons causing or contributing to the air pollution to reduce or discontinue immediately the emission of air contaminants, and such order shall fix a place and time, not later than 24 hours thereafter, for a hearing to be held before the department. Not more than 24 hours after the commencement of such hearing, and without adjournment thereof, the natural resources board department shall affirm, modify, or set aside the order of the secretary.

\*-0971/P5.664\*Section 4208. 287.03 (1) (c) of the statutes is amended to read: 287.03 (1) (c) Coordinate research, technical assistance and education programs under this chapter with related activities of the University of Wisconsin System Authority.

\*-0971/P5.665\*Section 4209. 287.22 (2) (d) of the statutes is amended to read:

1	287.22 (2) (d) Advise the department and the University of Wisconsin System
2	Authority concerning educational efforts and research related to solid waste
3	reduction, recovery and recycling.
4	*-1191/P2.66*Section 4210. 289.68 (7) of the statutes is amended to read:
5	289.68 (7) Report on waste management fund. With its biennial budget
6	request to the department of administration under s. 16.42, the natural resources
7	board department shall include a report on the fiscal status of the waste
8	management fund and an estimate of the receipts by and expenditures from the fund
9	in the current fiscal year and in the future.
10	*-1215/P3.533*Section 4211. 292.11 (7) (d) 1m. b. of the statutes is amended
11	to read:
12	292.11 (7) (d) 1m. b. An area designated by the local governmental unit if the
13	area consists of 2 or more properties affected by a contiguous region of groundwater
14	contamination or contains 2 or more properties that are brownfields, as defined in
15	s. <del>238.13</del> <u>235.13</u> (1) (a).
16	*-1215/P3.534*Section 4212. 292.255 of the statutes is amended to read:
17	292.255 Report on brownfield efforts. The department of natural
18	resources, the department of administration, and the Wisconsin Economic
19	$\underline{\textbf{Development Corporation}}~\underline{\textbf{Forward Wisconsin Development Authority}}~\text{shall submit}$
20	a report evaluating the effectiveness of this state's efforts to remedy the
21	contamination of, and to redevelop, brownfields, as defined in s. $238.13 \ \underline{235.13} \ (1)$ (a).
22	*-1459/P2.1*Section 4213. 292.63 (3) (a) (intro.) of the statutes is amended
23	to read:
24	292.63 (3) (a) Who may submit a claim. (intro.) Subject to pars. (ac), (ae), (ah),
25	(am) and (ap), an owner or operator or a person owning a home oil tank system may

1	submit a claim to the department for an award under sub. (4) to reimburse the owner
2	or operator or the person for the eligible costs under sub. (4) (b) that the owner or
3	operator or the person incurs because of a petroleum products discharge from a
4	petroleum product storage system or home oil tank system if all of the following
5	apply:
6	*-1459/P2.2*Section 4214. 292.63 (3) (ac) of the statutes is created to read:
7	292.63 (3) (ac) Sunset. 1. An owner or operator or person owning a home oil
8	tank system is not eligible for an award under this section for costs incurred because
9	of a petroleum product discharge if the owner or operator or person does not provide
10	notification under par. (a) 3. concerning the discharge before February 3, 2015.
11	2. An owner or operator or person owning a home oil tank system is not eligible
12	for an award under this section if the owner or operator or person does not submit
13	a claim for the costs before July 1, 2017.
14	*-1215/P3.535*Section 4215. 292.63 (4) (cc) 2. b. of the statutes is amended
15	to read:
16	292.63 (4) (cc) 2. b. An applicant that is engaged in the expansion or
17	redevelopment of brownfields, as defined in s. $238.13 \ 235.13 \ (1)$ (a), if federal or state
18	financial assistance other than under this section, has been provided for that
19	expansion or redevelopment.
20	*-0445/P2.23*Section 4216. 293.49 (1) (a) of the statutes is amended to read:
21	293.49 (1) (a) Except as provided in sub. (2) and s. 293.50 and except with
22	respect to property specified in s. $41.41 \pm 23.0927$ (11), within 90 days of the completion
23	of the public hearing record, the department shall issue the mining permit if it finds:

\*-0445/P2.24\*Section 4217. 295.58 (1) (a) of the statutes is amended to read:

1	295.58 (1) (a) Except as provided in sub. (2) and except with respect to property
2	specified in s. 41.41 23.0927 (11), the department shall issue a mining permit if it
3	finds all of the following:
4,	*-0971/P5.666*Section 4218. 299.13 (1) (be) of the statutes is repealed.
5	*-0971/P5.667*Section 4219. 299.13 (1m) (intro.) of the statutes is amended
6	to read:
7.	299.13 (1m) Promotion of pollution prevention. (intro.) In carrying out the
8	duties under this section and s. 36.25 (30), the department and the center shall
9	promote all of the following techniques for pollution prevention:
10	*-0971/P5.668*Section 4220. 299.13 (2) (a) 2. of the statutes is repealed.
11	*-0971/P5.669*Section 4221. 299.13 (2) (c) of the statutes is repealed.
12	*-0407/P3.76*Section 4222. 301.01 (1n) of the statutes is created to read:
13	301.01 (1n) "Juvenile correctional services" means services provided for a
14	juvenile who is being held in a juvenile detention facility or who is under the
15	supervision of the department under s. 938.183, 938.34 (4h), (4m), or (4n) (a), or
16	938.357 (4).
L7	*-0209/3.8*Section 4223. 301.01 (1n) of the statutes, as created by 2015
18	Wisconsin Act (this act), is amended to read:
19	301.01 (1n) "Juvenile correctional services" means services provided for a
20	juvenile who is being held in a juvenile detention facility or who is under the
21	supervision of the department under s. 938.183, 938.34 (4h), (4m), or (4n) (a), or
22	938.357 (4).

with the following LRB numbers: LRB-0209/2 and LRB-0407/P2.

\*\*\*\*Note: This is reconciled s. 301.01 (1n). This Section has been affected by drafts

...:...

1	301.025 Division of juvenile corrections. The division of juvenile
2	corrections shall exercise the powers and perform the duties of the department that
3	relate to juvenile correctional services and institutions, juvenile offender review,
4	aftercare, corrective sanctions, <u>and</u> the serious juvenile offender program under s.
5 .	938.538 <del>, and youth aids</del> .
6	*-0209/3.9*Section 4225. 301.025 of the statutes, as affected by 2015
7	Wisconsin Act (this act), is amended to read:
8	301.025 Division of juvenile corrections. The division of juvenile
9	corrections shall exercise the powers and perform the duties of the department that
10	relate to juvenile correctional services and institutions, juvenile offender review,
11	aftercare, corrective sanctions, community supervision under s. 938.538, and the
12	serious juvenile offender program under s. 938.538.
	****Note: This is reconciled s. 301.025. This Section has been affected by drafts with the following LRB numbers: LRB-0209/2 and LRB-0407/P2.
13	*-1059/9.232*Section 4226. 301.03 (5h) of the statutes is amended to read:
14	301.03 (5h) Develop, with the assistance of the office division of state
15	employment relations personnel management in the department of administration,
16	a policy for staff assignments that shall consider an employee's seniority when
17	assigning shifts.
18	*-0407/P3.78*Section 4227. 301.03 (9) of the statutes is amended to read:
19	301.03 (9) Supervise all persons placed under s. 938.183 in a state prison, all
20	persons placed under s. 938.34 (4h) in the serious juvenile offender program, all
21	persons placed in a juvenile correctional facility or a secured residential treatment
<b>22</b>	center for children and youth under s. 938.34 (4m) or 938.357 (4), and all persons

placed on departmental aftercare under s. 938.34 (4n) (a) or 938.357 (4).

23

1	*-0209/3.10*Section 4228. 301.03 (9) of the statutes, as affected by 2015
2	Wisconsin Act (this act), is amended to read:
3	301.03 (9) Supervise all persons placed under s. 938.183 in a state prison, all
4	persons placed under s. 938.34 (4h) in the serious juvenile offender program, all
. 5	persons placed in a juvenile correctional facility or a secured residential treatment
6	center for children and youth under s. 938.34 (4m) or 938.357 (4), and all persons
7	placed on departmental aftercare under s. $938.34(4n)$ (a) or $938.357(4)$ .
	****Note: This is reconciled s. $301.03$ (9). This Section has been affected by drafts with the following LRB numbers: LRB-0209/2 and LRB-0407/P2.
8	*-0407/P3.79*Section 4229. 301.03 (9r) of the statutes is repealed.
9	*-0407/P3.80*Section 4230. 301.03 (10) (a) of the statutes is amended to read:
10	301.03 (10) (a) Execute the laws relating to the detention, reformation, and
11	correction of delinquents delinquent juveniles placed under its jurisdiction.
12	*-0209/3.11*Section 4231. 301.03 (10) (b) of the statutes is amended to read:
13	301.03 (10) (b) Direct the aftercare of and supervise all delinquents Supervise
14	all juveniles under its jurisdiction who have been adjudicated delinquent and
15	exercise such functions as it deems the department considers appropriate for the
16	prevention of delinquency.
17	*-0407/P3.81*Section 4232. 301.03 (10) (c) of the statutes is amended to read:
18	301.03 (10) (c) Promote the enforcement of laws for the protection of delinquent
19	$\underline{\text{children }\underline{\text{juveniles }under \ its \ jurisdiction}}.\ \ \text{To this end, the } \\ \text{department } \text{shall } \text{cooperate}$
20	with courts assigned to exercise jurisdiction under chs. 48 and 938, $\underline{\text{the department}}$
21	of children and families, county departments under ss. 46.215, 46.22, and 46.23 and,
22	licensed child welfare agencies, and institutions in providing community-based

programming, including in-home programming and intensive supervision, for

delinquent <del>children</del> juveniles under its jurisdiction. The department shall also
establish and enforce standards for the development and delivery of services
provided by the department under ch. 938 in regard to juveniles who have been
adjudicated delinquent and placed under the jurisdiction of the department.

\*-0209/3.12\*Section 4233. 301.03 (10) (d) of the statutes is amended to read:

301.03 (10) (d) Administer the office of juvenile offender review in the division of juvenile corrections in the department. The office shall be responsible for decisions regarding case planning and the release of juvenile offenders from juvenile correctional facilities or secured residential care centers for children and youth to aftercare or community supervision placements.

\*-0407/P3.82\*Section 4234. 301.03 (18) (a) of the statutes is amended to read:

301.03 (18) (a) Except as provided in s. 301.12 (14) (b) and (c), establish a uniform system of fees for juvenile delinquency—related—services—provided—or purchased correctional services purchased or provided by the department or a county department under s. 46.215, 46.22, or 46.23, except for services provided to courts; outreach, information and referral services; or when, as determined by the department, a fee is administratively unfeasible or would significantly prevent accomplishing the purpose of the service. A county department under s. 46.215, 46.22, or 46.23 shall apply the fees that it collects under this program to cover the cost of those services.

\*-0407/P3.83\*SECTION 4235. 301.03 (18) (am) of the statutes is renumbered 49.32 (1) (ap).

\*-0407/P3.84\*Section 4236. 301.03 (18) (b) of the statutes is amended to read: 301.03 (18) (b) Except as provided in s. 301.12 (14) (b) and (c), hold liable for the services <u>purchased</u> or provided or <u>purchased</u> under par. (a) in the amount of the

fee established under par. (a) any person receiving those services or the spouse of the
person and, in the case of a minor, the parents of the person, and, in the case of a
foreign child described in s. 48.839 (1) who became dependent on public funds for his
or her primary support before an order granting his or her adoption, the resident of
this state appointed guardian of the child by a foreign court who brought the child
into this state for the purpose of adoption.

\*-0407/P3.85\*Section 4237. 301.031 (1) (a) of the statutes is amended to read: 301.031 (1) (a) Each county department under s. 46.215, 46.22, or 46.23 shall submit to the department by December 31 annually its final budget for <u>juvenile</u> correctional services <u>purchased</u> or directly provided or <u>purchased</u>.

\*-0407/P3.86\*Section 4238. 301.031 (2) of the statutes is amended to read:

301.031 (2) Assessment of Needs. Before developing and submitting a proposed budget <u>for juvenile correctional services</u> to the county executive or county administrator or the county board, the county departments listed in sub. (1) shall assess needs and inventory resources and services, using an open public participation process.

\*-0407/P3.87\*SECTION 4239. 301.031 (2g) (a) of the statutes is amended to read:

301.031 (2g) (a) The department shall annually submit to the county board of supervisors in a county with a single-county department or the county boards of supervisors in counties with a multicounty department a proposed written contract containing the allocation of funds for juvenile correctional services and such administrative requirements as necessary. The contract as approved may contain conditions of participation consistent with federal and state law. The contract may also include provisions necessary to ensure uniform cost accounting of services. Any

changes to the proposed contract shall be mutually agreed upon. The county board of supervisors in a county with a single-county department or the county boards of supervisors in counties with a multicounty department shall approve the contract before January 1 of the year in which it takes effect unless the department grants an extension. The county board of supervisors in a county with a single-county department or the county boards of supervisors in counties with a multicounty department may designate an agent to approve addenda to any contract after the contract has been approved.

\*-0407/P3.88\*SECTION 4240. 301.031 (2g) (b) of the statutes is amended to read:

301.031 (2g) (b) The department may not approve contracts for amounts in excess of available revenues. The county board of supervisors in a county with a single-county department or the county boards of supervisors in counties with a multicounty department may appropriate funds for juvenile delinquency-related correctional services. Actual expenditure of county funds shall be reported in compliance with procedures developed by the department, and shall comply with standards guaranteeing quality of care comparable to similar facilities.

\*-0407/P3.89\*SECTION 4241. 301.031 (2g) (c) of the statutes is amended to read:

301.031 (2g) (c) The joint committee on finance may require the department to submit contracts between county departments under ss. 46.215, 46.22, and 46.23 and providers of service juvenile correctional services to the committee for review and approval.

\*-0407/P3.90\*Section 4242. 301.031 (2r) (a) 1. of the statutes is amended to read:

1	301.031 (2r) (a) 1. Is for juvenile correctional services which that duplicate or
2	are inconsistent with services being purchased or provided or purchased by the
3	department or other county departments receiving grants-in-aid or reimbursement
4	from the department.
5	*-0407/P3.91*Section 4243. 301.031 (2r) (a) 2. of the statutes is amended to
6	read:
7	301.031 (2r) (a) 2. Is inconsistent with state or federal statutes, rules, or
8	regulations, in which case the department may also arrange for provision of juvenile
9	correctional services by an alternate agency. The department may not arrange for
10	the provision of those services by an alternate agency unless the joint committee on
11	finance or a review body designated by the committee reviews and approves the
12	department's determination.
13	*-0407/P3.92*Section 4244. 301.032 (title) of the statutes is amended to read:
14	301.032 (title) Juvenile delinquency-related correctional services;
15	supervisory functions of state department.
16	*-0407/P3.93*Section 4245. 301.032 (1) (a) of the statutes is amended to read:
17	301.032 (1) (a) The department shall supervise the administration of juvenile
18	delinquency-related correctional services. The department shall submit to the
19	federal authorities state plans for the administration of juvenile
20	delinquency-related correctional services in such form and containing such
21	information as the federal authorities require, and shall comply with all
22	requirements prescribed to ensure their correctness.
23	*-0407/P3.94*Section 4246. 301.032 (1) (b) of the statutes is amended to read:
24	301.032 (1) (b) All records of the department and all county records relating to
25	juvenile delinquency-related correctional services shall be open to inspection at all

reasonable ?	hours b	y authorize	d representative	es of t	the federal	government
Notwithstan	ding ss.	48.396 (2) a	nd 938.396 (2), a	ll coun	ty records re	elating to the
administrati	on of the	ose services s	hall be open to ir	spectio	on at all reas	sonable hours
by authorize	d repres	sentatives of t	the department.			

\*-0407/P3.95\*Section 4247. 301.032 (1) (c) of the statutes is amended to read: 301.032 (1) (c) The department may at any time audit all county records relating to the administration of juvenile delinquency-related correctional services and may at any time conduct administrative reviews of county departments under ss. 46.215, 46.22, and 46.23. If the department conducts such an audit or administrative review in a county, the department shall furnish a copy of the audit or administrative review report to the chairperson of the county board of supervisors and the county clerk in a county with a single-county department or to the county boards of supervisors and the county clerks in counties with a multicounty department, and to the director of the county department under s. 46.21, 46.22, or 46.23.

\*-0407/P3.96\*Section 4248. 301.032 (2) of the statutes is amended to read:

301.032 (2) The county administration of all laws relating to juvenile delinquency-related <u>correctional</u> services shall be vested in the officers and agencies designated in the statutes.

\*-0704/P1.1\*Section 4249. 301.067 of the statutes is repealed.

\*-0407/P3.97\*Section 4250. 301.07 of the statutes is amended to read:

**301.07** Cooperation and contracts with federal government. The department may cooperate with the federal government in carrying out federal acts concerning adult corrections and youth corrections juvenile correctional services and may enter into contracts with the federal government under 18 USC 5003.

301.085 (2) The department may make <u>payments for</u> juvenile delinquency-related payments <u>correctional services</u> directly to recipients, vendors, or providers in accordance with law and rules of the department on behalf of the counties which have contracts to have <u>such those</u> payments made on their behalf.

\*-0347/P2.4\*Section 4253. 301.12 (14) (e) 1. of the statutes is amended to read:

301.12 (14) (e) 1. An order issued under s. 938.183 (4), 938.355 (2) (b) 4., 938.357 (5m) (a) or 938.363 (2) for support determined under this subsection constitutes an assignment of all commissions, earnings, salaries, wages, pension benefits, income continuation insurance benefits under s. 40.62, duty disability benefits under s. 40.65, benefits under ch. 102 or 108 and other money due or to be due in the future to the county department under s. 46.215, 46.22 or 46.23 in the county where the order was entered or to the department, depending upon the placement of the child

as specified by rules promulgated under subd. 5. The assignment shall be for an amount sufficient to ensure payment under the order.

\*-1059/9.233\*Section 4254. 301.16 (10) (b) of the statutes is amended to read: 301.16 (10) (b) In the selection of classified service employees of the institution specified in par. (a), the appointing authority shall, whenever possible, use the expanded certification program under rules of the administrator of the division director of the bureau of merit recruitment and selection in the office of state employment relations department of administration to ensure that employees of the institution reflect the general population of either the county in which the institution is located or the most populous county contiguous to the county in which the institution is located, whichever population is greater. The administrator director of the division bureau of merit recruitment and selection in the department of administration shall provide guidelines for the administration of this selection procedure.

\*-0407/P3.100\*Section 4255. 301.26 (title) of the statutes is amended to read:
301.26 (title) Community youth and family aids Juvenile correctional
services; state services.

\*-0407/P3.101\*Section 4256. 301.26 (1) of the statutes is amended to read:

301.26 (1) PROCEDURES. The department shall develop procedures for the implementation of this section and standards for the development and delivery of juvenile delinquency—related services under ch. 938 correctional services, and shall provide consultation and technical assistance to aid counties in the implementation and service delivery of those services. The department shall establish information systems, and monitoring and evaluation procedures to report periodically to the governor and legislature on the state statewide impact of this section.

1	*-0407/P3.102*Section 4257. 301.26 (2) of the statutes is renumbered 48.526
2	(2) and amended to read:
3	48.526 (2) Receipt of funds. (a) All funds to counties under this section shall
4	be allocated to county departments under ss. 46.21, 46.215, 46.22 and 46.23 subject
5	to ss. 46.495 (2) and 301.031, except that monthly advance payments to the counties
6	may be less than one-twelfth of the contracted amounts 48.569 (2) and 49.325. No
7	reimbursement may be made to any multicounty department until the counties
8	which that established the department have drawn up a detailed contractual
9	agreement, approved by the secretary, setting forth the plans for joint sponsorship.
10	(b) Uniform fees collected or received by counties under s. 301.03 (18) 49.32 (1)
11	for services provided under this section shall be applied to cover the cost of the
12	services.
13	(c) All funds to counties under this section shall be used to purchase or provide
14	community-based juvenile delinquency-related services under ch. 938, as defined
15	in s. 46.011 (1c), and juvenile correctional services, as defined in s. 46.011 (1p), except
16	that no funds to counties under this section may be used for purposes of land
17	purchase, building construction, or maintenance of buildings under s. 46.17, 46.175,
18	or 301.37, for reimbursement of costs under s. 938.209, for city lockups, or for
19	reimbursement of care costs in temporary shelter care under s. 938.22. Funds to
20	counties under this section may be used for reimbursement of costs of program
21	services, other than basic care and supervision costs, in juvenile detention facilities.
22	*-0407/P3.103*Section 4258. 301.26 (2m) of the statutes is renumbered
23	48.526 (2m) and amended to read:
24	48.526 (2m) Public Participation process. In determining the use of funds
25	under this section, county departments under ss. 46.21, 46.215, 46.22 and 46.23 shall

......

1	assess needs using an open public participation process which that involves
2	representatives of those receiving services.
3	*-0407/P3.104*Section 4259. 301.26 (3) (title) of the statutes is renumbered
4 .	48.526 (3) (title).
5	*-0407/P3.105*Section 4260. 301.26 (3) (a) of the statutes is renumbered
6	48.526 (3) (a) and amended to read:
7	48.526 (3) (a) Receipt of funds under this subsection is contingent upon use of
8	-a-the public participation process required under sub. (2m).
9	*-0407/P3.106*Section 4261. 301.26 (3) (c) of the statutes is renumbered
10	48.526 (3) (c) and amended to read:
11	48.526 (3) (c) Within the limits of the appropriations under s. 20.410 (3) (cd)
12	and (ko) 20.437 (1) (cj) and (o), the department shall allocate funds to each county for
13	services under this section.
14	*-0407/P3.107*Section 4262. 301.26 (3) (dm) of the statutes is renumbered
15	48.526 (3) (dm).
16	*-0407/P3.108*Section 4263. 301.26 (3) (e) of the statutes is renumbered
17	48.526 (3) (e) and amended to read:
18	48.526 (3) (e) The department may carry forward \$500,000 or 10% of its funds
19	allocated under this subsection and not encumbered or carried forward under par-
20	(dm) by counties by December 31, whichever is greater, to the next 2 calendar years.
21	The department may transfer moneys from or within s. 20.410 (3) (cd) 20.437 (1) (cj)
22	to accomplish this purpose. The department may allocate these transferred moneys
23	to counties with persistently high rates of juvenile arrests for serious offenses during

the next 2 calendar years to improve community-based juvenile

	delinquency-related ser	rvices <u>, as</u>	<u>defined i</u>	n s.	46.011 (1c)	The allocation	does	not
SITARE S PANINEWS NOSA SHARATIAN	affect a county's base al	llocation						

\*-0407/P3.109\*Section 4264. 301.26 (3) (em) of the statutes is renumbered 48.526 (3) (em) and amended to read:

48.526 (3) (em) The department may carry forward any emergency funds allocated under sub. (7) (e) and not encumbered or carried forward under par. (dm) by December 31 to the next 2 calendar years. The department may transfer moneys from or within s. 20.410 (3) (ed) 20.437 (1) (cj) to accomplish this purpose. The department may allocate these transferred moneys to counties that are eligible for emergency payments under sub. (7) (e). The allocation does not affect a county's base allocation.

\*-0407/P3.110\*Section 4265. 301.26 (4) (a) of the statutes is amended to read:

301.26 (4) (a) Except as provided in pars. (c) and (cm), the department of corrections shall bill counties, or the department of children and families shall deduct from the allocations under s. 20.410 (3) (cd) 20.437 (1) (cj), for the costs of care, services, and supplies purchased or provided by the department of corrections for each person receiving services under s. 938.183 or 938.34 or the department of health services for each person receiving services under s. 46.057 or 51.35 (3). The department of corrections may not bill a county for or, and the department of children and families may not deduct from a county's allocation, for the cost of care, services, and supplies provided to a person subject to an order under s. 938.183 after the person reaches 18 years of age. Payment shall be due within 60 days after the billing date. If any payment has not been received within those 60 days, the department of corrections children and families may withhold aid payments in the amount due from the appropriation under s. 20.410 (3) (cd) -20.437 (1) (cj).

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\*-0407/P3.111\*SECTION 4266. 301.26 (4) (b) of the statutes is amended to read: 301.26 (4) (b) Assessment of costs under par. (a) shall be made periodically on the basis of the per person per day cost estimate specified in par. (d) 2., 3., and 4. Except as provided in pars. (bm), (c), and (cm), liability shall apply to county departments under s. 46.21, 46.215, 46.22, or 46.23 in the county of the court exercising jurisdiction under ch. 938 for each person receiving services from the department of corrections under s. 938.183 or 938.34 or the department of health services under s. 46.057 or 51.35 (3). Except as provided in pars. (bm), (c), and (cm), in multicounty court jurisdictions, the county of residency within the jurisdiction shall be liable for costs under this subsection. Assessment of costs under par. (a) shall also be made according to the general placement type or level of care provided, as defined by the department, and prorated according to the ratio of the amount designated under sub. s. 48.526 (3) (c) to the total applicable estimated costs of care, services, and supplies provided by the department of corrections under ss. 938.183 and 938.34 and the department of health services under s. 46.057 or 51.35 (3).

\*-0407/P3.112\*Section 4267. 301.26 (4) (bm) of the statutes is amended to read:

301.26 (4) (bm) Notwithstanding par. (b), the county department under s. 46.21, 46.215, 46.22, or 46.23 of the county of residency of a juvenile who has been adjudicated delinquent by a court of another county or by a court of another multicounty jurisdiction may voluntarily assume liability for the costs payable under par. (a). A county department may assume liability under this paragraph by a written agreement signed by the director of the county department that assumes liability under this paragraph and the director of the county department that is otherwise liable under par. (b).