supervision under s. 301.03 (10) (d) at any time after the participant has completed 2 years of participation in the serious juvenile offender program. Aftereare Community supervision of the participant shall be provided by the department.

\*-1059/9.235\*Section 4713. 938.538 (6m) (b) of the statutes is amended to read:

938.538 (6m) (b) In the selection of classified service employees for a juvenile correctional facility authorized under 1993 Wisconsin Act 377, section 9108 (1) (a), the appointing authority shall make every effort to use the expanded certification program under s. 230.25 (1n) or rules of the administrator director of the division bureau of merit recruitment and selection in the office of state employment relations department of administration to ensure that the percentage of employees who are minority group members approximates the percentage of the juveniles placed at that juvenile correctional facility who are minority group members. The administrator of the division director of the bureau of merit recruitment and selection in the office of state employment relations shall provide guidelines for the administration of the selection procedure.

\*-0209/3.71\*Section 4714. 938.57 (4) of the statutes is amended to read:

938.57 (4) AFTERCARE SUPERVISION. A county department may provide aftercare supervision under s. 938.34 (4n) for juveniles who are released from juvenile correctional facilities or secured residential care centers for children and youth. If a county department intends to change its policy regarding whether the county department or the department shall will provide aftercare supervision for juveniles released from juvenile correctional facilities or secured residential care centers for children and youth or the department will provide community supervision for those juveniles, the county executive or county administrator, or, if the county has no

1	county executive or county administrator, the chairperson of the county board of
2	supervisors, or, for multicounty departments, the chairpersons of the county boards
3	of supervisors jointly, shall submit a letter to the department stating that intent
4	before July 1 of the year preceding the year in which the policy change will take effect
5	*-0209/3.72*Section 4715. 940.20 (2m) (title) of the statutes is amended to
6	read:
7	940.20 (2m) (title) Battery to probation, extended supervision and parole
8	AGENTS, COMMUNITY SUPERVISION AGENTS, AND AFTERCARE AGENTS.
9	*-0209/3.73*Section 4716. 940.20 (2m) (a) 1m. of the statutes is created to
10	read:
11	940.20 (2m) (a) 1m. "Community supervision agent" means any person
12	authorized by the department of corrections to exercise control over a juvenile on
13	community supervision.
14	*-0209/3.74*Section 4717. 940.20 (2m) (b) of the statutes is amended to read:
15	940.20 (2m) (b) Whoever intentionally causes bodily harm to a probation,
16	extended supervision, and parole agent, a community supervision agent, or an
17	aftercare agent, acting in an official capacity and the person knows or has reason to
18	know that the victim is a probation, extended supervision and parole agent, a
19	community supervision agent, or an aftercare agent, by an act done without the
20	consent of the person so injured, is guilty of a Class H felony.
21	*-0807/P6.477*Section 4718. 940.207 (title) of the statutes is amended to
22	read:
23	940.207 (title) Battery or threat to department of safety and
24	professional services financial institutions and professional standards or
25	department of workforce development employee.

1	*-0807/P6.478*Section 4719. 940.207 (2) (intro.) of the statutes is amended
2	to read:
3	940.207 (2) (intro.) Whoever intentionally causes bodily harm or threatens to
4	cause bodily harm to the person or family member of any department of safety and
5	professional services financial institutions and professional standards official
6	employee, or agent whose responsibilities are primarily related to the buildings and
7	safety or professional regulation functions of that department, or any department of
8	workforce development official, employee, or agent, under all of the following
9	circumstances is guilty of a Class H felony:
10	*-0807/P6.479*Section 4720. 940.207 (2) (a) of the statutes is amended to
11	read:
12	940.207 (2) (a) At the time of the act or threat, the actor knows or should have
13	known that the victim is a department of safety and professional services financial
14	institutions and professional standards or department of workforce development
15	official, employee, or agent or a member of his or her family.
16	*-0602/P4.146*Section 4721. 941.237 (1) (dm) of the statutes is amended to
17	read:
18	941.237 (1) (dm) "Hotel" has the meaning given in s. $254.61$ (3) $97.01$ (7).
19	*-0807/P6.480*Section 4722. 944.21 (8) (b) 3. a. of the statutes is amended
20	to read:
21	944.21 (8) (b) 3. a. Is a technical college, is a school approved authorized by the
22	educational approval board under s. 38.50 department of financial institutions and
23	professional standards under s. $440.52$ , or is a school described in s. $38.50 \pm 440.52$ (1)
24	(e) 6., 7. or 8.; and

1	*-0971/P5.696*Section 4723. 946.13 (12) (a) of the statutes is amended to
2	read:
3	946.13 (12) (a) In this subsection, "research company" means an entity engaged
4	in commercial activity that is related to research conducted by an employee or officer
5	of the University of Wisconsin System <u>Authority</u> or to a product of such research.
6	*-0971/P5.697*Section 4724. 946.13 (12) (b) (intro.) of the statutes is
7	amended to read:
8	946.13 (12) (b) (intro.) Subsection (1) does not apply to a contract between a
9	research company and the University of Wisconsin System Authority or any
10	institution or college campus within the system for purchase of goods or services,
11	including research, if <u>all</u> the following apply:
12	*-0971/P5.698*Section 4725. 946.13 (12) (b) 1. of the statutes is amended to
13	read:
14	946.13 (12) (b) 1. The contract is approved by a University of Wisconsin System
15	Authority employee or officer responsible for evaluating and managing potential
16	conflicts of interest.
17	*-0971/P5.699*Section 4726. 946.13 (12) (b) 2. b. of the statutes is amended
18	to read:
19	946.13 (12) (b) 2. b. The University of Wisconsin System employee or officer
20	specified in subd. 1. submits the contract to the University of Wisconsin Board of
21	Regents and, within 45 days, the University of Wisconsin System Authority Board
22	of Regents does not notify the University of Wisconsin System employee or officer
23	specified in subd. 1. that entering the contract would constitute a violation of sub. (1).
24	*-0209/3.75*Section 4727. 946.42 (1) (a) 2. of the statutes is amended to read:

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1	946.42 (1) (a) 2. "Custody" does not include the constructive custody of a
2	probationer, parolee, or person on extended supervision by the department of
3	corrections or a probation, extended supervision, or parole agent or, subject to s
4	938.533 (3) (a), the constructive custody of a person who has been released to
5	community supervision or aftercare supervision under ch. 938.
6	*-0209/3.76*Section 4728. 946.42 (3) (c) of the statutes is amended to read
7	946.42 (3) (c) Subject to a disposition under s. 938.34 (4d), (4h), or (4m), to a
8	placement under s. 938.357 (4) or 938.533 (3) (a), or to community supervision or
9	aftercare revocation under s. 938.357 (5) (e).
10	*-0807/P6.481*Section 4729. 948.11 (4) (b) 3. a. of the statutes is amended
11	to read:
12	948.11 (4) (b) 3. a. Is a technical college, is a school approved authorized by the
13	educational approval board under s. 38.50 department of financial institutions and
14	professional standards under s. 440.52, or is a school described in s. 38.50 440.52 (1
15	(e) 6., 7. or 8.; and
16	*-0846/1.2*Section 4730. 949.11 (2) of the statutes is repealed.
17	*-0846/1.3*Section 4731. 949.31 (2) of the statutes is repealed.
18	*-1074/P2.11*Section 4732. 971.14 (6) (b) of the statutes is amended to read
19	971.14 (6) (b) When the court discharges a defendant from commitment under
20	par. (a), it may order that the defendant be taken immediately into custody by a law
21	enforcement official and promptly delivered to a facility specified in s. 51.15 (2), ar
22	approved public treatment facility under s. 51.45 (2) (c), or an appropriate medica
23	or protective placement facility. Thereafter, detention of the defendant shall be

governed by s. 51.15, 51.45 (11), or 55.135, as appropriate. The district attorney or

corporation counsel may prepare a statement meeting the requirements of s. 51.15

(4) or $(5)$ , $51.45$ $(13)$ $(a)$ , or $55.135$ based on the allegations of the criminal complaint
and the evidence in the case. This statement shall be given to the director of the
facility to which the defendant is delivered and filed with the branch of circuit court
assigned to exercise criminal jurisdiction in the county in which the criminal charges
are pending, where it shall suffice, without corroboration by other petitioners, as a
petition for commitment under s. 51.20 or 51.45 (13) or a petition for protective
placement under s. 55.075. This section does not restrict the power of the branch of
circuit court in which the petition is filed to transfer the matter to the branch of
circuit court assigned to exercise jurisdiction under ch. 51 in the county. Days spent
in commitment or protective placement pursuant to a petition under this paragraph
shall not be deemed days spent in custody under s. 973.155.

\*-1387/P1.7\*Section 4733. 973.0455 of the statutes is created to read:

973.0455 Crime prevention funding board surcharge. (1) If a court imposes a sentence or places a person on probation, the court shall impose a crime prevention funding board surcharge. The surcharge is the total amount calculated by adding up, for each misdemeanor or felony count on which a conviction occurred, \$20.

- (2) After the clerk determines the amount due, the clerk of court shall collect and transmit the amount to the county treasurer under s. 59.40 (2) (n). The county treasurer shall then distribute the moneys under s. 59.25 (3) (gm).
- \*-1387/P1.8\*Section 4734. 973.05 (2m) (du) of the statutes is created to read: 973.05 (2m) (du) To payment of the crime prevention funding board surcharge until paid in full.
  - \*-1117/P3.41\*Section 4735. 973.06 (1) (j) of the statutes is amended to read:

973.06 (1) (j) If the defendant violated s. 23.33 (4c), 30.681, 114.09, 346.63, 350.101, 940.09 (1), or 940.25, any costs charged to or paid by a law enforcement agency for the withdrawal of the defendant's blood, except that the court may not impose on the defendant any cost for an alternative test provided free of charge as described in s. 343.305 (4). If at the time the court finds that the defendant committed the violation, the law enforcement agency has not paid or been charged with the costs of withdrawing the person's blood, the court shall impose and collect the costs the law enforcement agency reasonably expects to be charged for the withdrawal, based on the current charges for this procedure. Notwithstanding sub. (2), the court may not remit these costs.

\*-0373/P1.1\*Section 4736. 978.03 (1) of the statutes is amended to read:

978.03 (1) The district attorney of any prosecutorial unit having a population of 500,000 or more may appoint 5–7 deputy district attorneys and such assistant district attorneys as may be requested by the department of administration and authorized in accordance with s. 16.505. The district attorney shall rank the deputy district attorneys for purposes of carrying out duties under this section. The deputies, according to rank, may perform any duty of the district attorney, under the district attorney's direction. In the absence or disability of the district attorney, the deputies, according to rank, may perform any act required by law to be performed by the district attorney. Any such deputy must have practiced law in this state for at least 2 years prior to appointment under this section.

\*-1082/P3.3\*Section 4737. 978.045 (1r) (intro.) of the statutes is amended to read:

978.045 (1r) (intro.) Any judge of a court of record, by an order entered in the record stating the cause for it, may appoint an attorney as a special prosecutor to

perform, for the time being, or for the trial of the accused person, the duties of the district attorney. An attorney appointed under this subsection shall have all of the powers of the district attorney. The judge may appoint an attorney as a special prosecutor at the request of a district attorney to assist the district attorney in the prosecution of persons charged with a crime, in grand jury proceedings or John Doe proceedings under s. 968.26, in proceedings under ch. 980, or in investigations. The judge may appoint an attorney as a special prosecutor only if the judge or the requesting district attorney submits an affidavit to the department of justice

\*-1082/P3.4\*Section 4738. 978.045 (1r) (e) of the statutes is amended to read:

978.045 (1r) (e) The district attorney is physically unable to attend to his or her duties due to a health issue or has a mental incapacity that impairs his or her ability to substantially perform his or her duties.

attesting that any of the following conditions exists:

\*-1082/P3.5\*Section 4739. 978.045 (2) (a), (b) and (c) of the statutes are consolidated, renumbered 978.045 (2) and amended to read:

978.045 (2) The If the department of justice approves the appointment of a special prosecutor under sub. (1r), the court shall fix the amount of compensation for any the attorney appointed as a special prosecutor under sub. (1r) according to the rates specified in s. 977.08 (4m) (b). (b) The department of administration shall pay the compensation ordered by the court from the appropriation under s. 20.475 (1) (d). (c) The court, district attorney, and the special prosecutor shall provide any information regarding a payment under par. (b) of compensation that the department requests.

\*-1053/P2.50\*Section 4740. 978.05 (6) (a) of the statutes is amended to read:

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978.05 (6) (a) Institute, commence or appear in all civil actions or special proceedings under and perform the duties set forth for the district attorney under ch. 980 and ss. 17.14, 30.03 (2), 48.09 (5), 59.55 (1), 59.64 (1), 70.36, 89.08, 103.50 (8), 103.92 (4), 109.09, 343.305 (9) (a), 453.08, 806.05, 938.09, 938.18, 938.355 (6) (b) and (6g) (a), 946.86, 946.87, 961.55 (5), 971.14 and 973.075 to 973.077, perform any duties in connection with court proceedings in a court assigned to exercise jurisdiction under chs. 48 and 938 as the judge may request and perform all appropriate duties and appear if the district attorney is designated in specific statutes, including matters within chs. 782, 976 and 979 and ss. 51.81 to 51.85. Nothing in this paragraph limits the authority of the county board to designate, under s. 48.09 (5), that the corporation counsel provide representation as specified in s. 48.09 (5) or to designate, under s. 48.09 (6) or 938.09 (6), the district attorney as an appropriate person to represent the interests of the public under s. 48.14 or 938.14.

\*-1179/P1.1\*Section 4741. 978.11 of the statutes is amended to read:

978.11 Budget. The department of administration justice shall prepare the budget of the prosecution system and submit it in accordance with s. 16.42.

\*-1059/9.236\*Section 4742. 978.12 (1) (c) of the statutes is amended to read: 978.12 (1) (c) Assistant district attorneys. Assistant district attorneys shall be employed outside the classified service. For purposes of salary administration, the director of the office administrator of the division of state employment relations personnel management in the department of administration shall establish one or more classifications for assistant district attorneys in accordance with the classification or classifications allocated to assistant attorneys general. Except as provided in ss. 111.93 (3) (b) and 230.12 (10), the salaries of assistant district attorneys shall be established and adjusted in accordance with the state

1	compensation plan for assistant attorneys general whose positions are allocated to
2	the classification or classifications established by the director of the office
3	administrator of the division of state employment relations personnel management
4	in the department of administration.
5	*-1461/P2.235*Section 4743. 985.01 (1g) of the statutes is amended to read:
6	985.01 (1g) "Governing body" has the meaning given in s. $345.05$ (1) (b) and
7	includes a long-term care district board under s. 46.2895.
8	*-1461/P2.236*Section 4744. 985.01 (3) of the statutes is amended to read:
9	985.01 (3) "Municipality" has the meaning in s. 345.05 (1) (c) and includes a
10	long-term care district under s. 46.2895.
11	* $-0807/P6.482*Section 4745.$ 995.55 (1) (b) of the statutes is amended to read:
12	995.55 (1) (b) "Educational institution" means an institution of higher
13	education, as defined in s. 108.02 (18); a technical college established under s. 38.02;
14	a school, as defined in s. $38.50 \pm 440.52$ (11) (a) 2.; a public school, as described in s.
15	115.01 (1); a charter school, as defined in s. 115.001 (1); a private school, as defined
16	in s. 115.001 (3r); or a private educational testing service or administrator.
17	*-1117/P3.42*Section 4746. 2009 Wisconsin Act 28, section 9109 (1) is
18	repealed.
19	*-1254/P1.3*Section 4747. 2013 Wisconsin Act 20, section 9151 (2) (a) 1. is
20	amended to read:
21	[2013 Wisconsin Act 20] Section 9151 (2) (a) 1. "Approval" means approval by
22	the secretary of the federal department of labor governor of a plan submitted jointly
23	by the department of workforce development and the department of veterans affairs
24	for transfer of the administration of the disabled veterans' outreach program and the

local veterans' employment representative program from the department of workforce development to the department of veterans affairs.

\*-1254/P1.4\*Section 4748. 2013 Wisconsin Act 20, section 9151 (3) (b) is amended to read:

[2013 Wisconsin Act 20] Section 9151 (3) (b) Approval by secretary of federal department of labor governor. The department of workforce development and the department of veterans affairs, jointly, shall prepare a plan for transfer of the administration of the disabled veterans' outreach program and the local veterans' employment representative program from the department of workforce development to the department of veterans affairs and shall submit that plan to the secretary of the federal department of labor governor for approval. If the secretary of the federal department of labor governor approves the plan, the governor shall declare the department of veterans affairs to be the primary coordinator of the employment service delivery system, as defined in 38 USC 4101 (7), for veterans in this state, and administration of those programs shall be transferred from the department of workforce development to the department of veterans affairs as provided in paragraphs (c) to (i).

\*-0925/4.1\*Section 4749. 2013 Wisconsin Act 20, section 9252 (1) (a) (intro.), as last affected by 2013 Wisconsin Act 145, section 44m, is amended to read:

[2013 Wisconsin Act 20] Section 9252 (1) (a) (intro.) Notwithstanding 2011 Wisconsin Act 32, section 9255 (1) (c) and (d), the secretary shall not lapse any money from the agencies specified in those paragraphs during the 2013–15 fiscal biennium, but shall instead lapse to the general fund from the unencumbered balances of general purpose revenue and program revenue appropriations to the following executive branch state agencies, other than sum sufficient appropriations and

appropriations of federal revenues, the following amounts in the 2013–14, 2014–15,
and 2015-16, and 2016-17 fiscal years, except that, for the 2015-16 and 2016-17
fiscal years, the amounts to be lapsed from the department of financial institutions
and the department of safety and professional services shall be combined as an
amount to be lapsed from the department of financial institutions and professional
standards:

\*-0784/P1.1\*Section 4750. 2013 Wisconsin Act 229, section 6 (1) is amended to read:

[2013 Wisconsin Act 229] Section 6 (1) This act takes effect on July 1, 2015 2017.

\*-0807/P6.9101\*Section

9101. Nonstatutory

provisions;

Administration.

\*-0807/P6.9101\*(1) Transfer of business certification programs.

\*-0807/P6.9101\*(a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of administration primarily related to disabled veteran—owned business certifications, woman—owned business certifications, and minority business certifications, as determined by the secretary of administration, become the assets and liabilities of the department of financial institutions and professional standards.

\*-0807/P6.9101\*(b) Positions and employees. On the effective date of this paragraph, all positions and all incumbent employees in the classified service of the state civil service holding those positions in the department of administration performing duties primarily related to disabled veteran-owned business certifications, woman-owned business certifications, and minority business certifications, as determined by the secretary of administration, are transferred to the department of financial institutions and professional standards.

* <b>-0807/P6.9101</b> *(	c) Employee	status.	Employees	transferred	under
paragraph (b) have all	the rights and	the same	status under	chapter 230	of the
statutes in the departm	ent of financial	institution	as and profess:	ional standar	ds that
they enjoyed in the dep	artment of adm	inistration	immediately	before the tr	ansfer.
Notwithstanding section	n 230.28 (4) of t	he statute	s, no employe	e so transferr	ed who
has attained permanen	t status in class	is require	ed to serve a p	robationary p	eriod.

\*-0807/P6.9101\*(d) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of administration primarily related to disabled veteran-owned business certifications, woman-owned business certifications, and minority business certifications, as determined by the secretary of administration, is transferred to the department of financial institutions and professional standards.

\*-0807/P6.9101\*(e) Pending matters. Any matter pending with the department of administration on the effective date of this paragraph that is primarily related to disabled veteran-owned business certifications, woman-owned business certifications, and minority business certifications, as determined by the secretary of administration, is transferred to the department of financial institutions and professional standards. All materials submitted to or actions taken by the department of administration with respect to the pending matter are considered as having been submitted to or taken by the department of financial institutions and professional standards.

\*-0807/P6.9101\*(f) Contracts. All contracts entered into by the department of administration in effect on the effective date of this paragraph that are primarily related to disabled veteran-owned business certifications, woman-owned business certifications, and minority business certifications, as determined by the secretary

of administration, remain in effect and are transferred to the department of financial institutions and professional standards. The department of financial institutions and professional standards shall carry out any obligations under those contracts unless modified or rescinded by that department to the extent allowed under the contract.

\*-0807/P6.9101\*(g) Rules and orders. All rules promulgated by the department of administration primarily related to disabled veteran—owned business certifications, woman—owned business certifications, and minority business certifications, as determined by the secretary of administration, that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until amended or repealed by the department of financial institutions and professional standards. All orders issued by the department of administration primarily related to disabled veteran—owned business certifications, woman—owned business certifications, and minority business certifications, as determined by the secretary of administration, that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until modified or rescinded by the department of financial institutions and professional standards.

\*-0807/P6.9101\*(2) Transfer of small business regulatory review board and office of business development.

\*-0807/P6.9101\*(a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of administration primarily related to the small business regulatory review board and the office of business development, as determined by the secretary of administration, become the assets and liabilities of the department of financial institutions and professional standards.

\*-0807/P6.9101\*(b) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of administration primarily related to the small business regulatory review board and the office of business development, as determined by the secretary of administration, is transferred to the department of financial institutions and professional standards.

\*-0807/P6.9101\*(c) Pending matters. Any matter pending with the department of administration on the effective date of this paragraph that is primarily related to the small business regulatory review board and the office of business development, as determined by the secretary of administration, is transferred to the department of financial institutions and professional standards. All materials submitted to or actions taken by the department of administration with respect to the pending matter are considered as having been submitted to or taken by the department of financial institutions and professional standards.

\*-0807/P6.9101\*(d) Contracts. All contracts entered into by the department of administration in effect on the effective date of this paragraph that are primarily related to the small business regulatory review board and the office of business development, as determined by the secretary of administration, remain in effect and are transferred to the department of financial institutions and professional standards. The department of financial institutions and professional standards shall carry out any obligations under those contracts unless modified or rescinded by that department to the extent allowed under the contract.

- \*-0867/P2.9101\*(3) STATE ENERGY OFFICE AND RELOCATION ADMINISTRATION.
- \*-0867/P2.9101\*(a) *Definitions*. In this subsection:
- \*-0867/P2.9101\*1. "Commission" means the public service commission.
  - \*-0867/P2.9101\*2. "Department" means the department of administration.

* <b>-0867/P2.9101</b> *3.	"Office" mea	ns the state	energy	office i	in the	division	of
energy services of the dep	artment.						

\*-0867/P2.9101\*4. "Relocation administration" means the powers and duties of the department under sections 32.19 to 32.27, 2013 stats.

\*-0867/P2.9101\*(b) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department primarily relating to the office or relocation administration, as determined by the secretary of administration, become the assets and liabilities of the commission.

\*-0867/P2.9101\*(c) Employee transfers. On the effective date of this paragraph, 5.0 FTE FED positions, and the incumbent employees holding those positions, in the department who perform duties primarily related to the office, as determined by the secretary of administration, are transferred to the commission. On the effective date of this paragraph, 1.0 FTE GPR position, and the incumbent employee holding that position, in the department who performs duties primarily related to relocation administration, as determined by the secretary of administration, is transferred to the commission to be funded under section 20.155 (1) (g) of the statutes, as affected by this act.

\*-0867/P2.9101\*(d) Employee status. Employees transferred under paragraph (c) have all the rights and the same status under chapter 230 of the statutes in the commission that they enjoyed in the department immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

\*-0867/P2.9101\*(e) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department

primarily relating to the office or relocation administration, as determined by the secretary of administration, becomes the personal property of the commission.

\*-0867/P2.9101\*(f) Pending matters. Any matter pending with the department primarily relating to the office or relocation administration, as determined by the department, on the effective date of this paragraph is transferred to the commission. All materials submitted to or actions taken by the department are considered as having been submitted to or taken by the commission.

\*-0867/P2.9101\*(g) Contracts. All contracts entered into by the department primarily relating to the office or relocation administration, as determined by the department, in effect on the effective date of this paragraph remain in effect and are transferred to the commission. The commission shall carry out any obligations under those contracts unless modified or rescinded to the extent allowed under the contract.

\*-0867/P2.9101\*(h) Rules and orders. All rules promulgated by the department under sections 32.19 to 32.27 of the statutes in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until amended or are repealed by the commission. All orders issued by the department under sections 32.19 to 32.27 of the statutes in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until modified or rescinded by the commission.

\*-1179/P1.9101\*(4) Transfer of State Prosecutors office.

\*-1179/P1.9101\*(a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of administration that are primarily related to the state prosecutors office, as determined by the secretary of administration, become the assets and liabilities of the department of justice.

*	<b>-1179/P1.9101*</b> (b)	Employee	transfers.	On	the	effective	date	of	this
parag	raph, all positions, a	nd the incu	mbent emp	loyees	s hol	ding those	e posit	ion	s, in
the de	partment of adminis	tration with	duties that	are p	orima	arily relate	ed to t	he s	state
prosec	eutors office, as deter	mined by th	e secretary	of adr	ninis	stration, a	re tra	nsfe	rred
to the	department of justic	e.							

\*-1179/P1.9101\*(c) *Employee status*. Employees transferred under paragraph (b) have all the rights and the same status under chapter 230 of the statutes in the department of justice that they enjoyed in the department of administration immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

\*-1179/P1.9101\*(d) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of administration that is primarily related to the state prosecutors office, as determined by the secretary of administration, is transferred to the department of justice.

\*-1179/P1.9101\*(e) Contracts. All contracts entered into by the department of administration that are primarily related to the state prosecutors office, as determined by the secretary of administration, in effect on the effective date of this paragraph, remain in effect and are transferred to the department of justice. The department of justice shall carry out any such contractual obligations unless modified or rescinded by the department of justice to the extent allowed under the contract.

\*-1179/P1.9101\*(f) Pending matters. Any matter pending with the department of administration that is primarily related to the state prosecutors office,

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as determined by the secretary of administration, on the effective date of this paragraph, is transferred to the department of justice, and all materials submitted to or actions taken by the department of administration, with respect to the pending matter are considered as having been submitted to or taken by the department of justice.

\*-1179/P1.9101\*(g) Rules and orders. All rules promulgated for the department of administration that are primarily related to the state prosecutors office, as determined by the secretary of administration, that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until amended or repealed by the department of justice.

\*-1217/P3.9101\*(5) OFFICE SERVICES.

\*-1217/P3.9101\*(a) In this subsection, "shared services agency" has the meaning given in section 16.004 (20) (a) of the statutes.

\*-1217/P3.9101\*(b) On the effective date of this paragraph, the assets and liabilities of a shared services agency that relate to human resources services, payroll services, finance services, budget functions, and procurement functions, as determined by the secretary of administration, become the assets and liabilities of the department of administration.

\*-1217/P3.9101\*(c) On the effective date of this paragraph, all tangible personal property, including records, of a shared services agency that relate to human resources services, payroll services, finance services, budget functions, and procurement functions, as determined by the secretary of administration, are transferred to the department of administration.

\*-1217/P3.9101\*(d) All contracts entered into by a shared services agency in effect on the effective date of this paragraph that are primarily related to human

resources	services,	payroll	services,	finance	services,	budget	functions,	and
procureme	ent function	ns, as de	termined b	y the sec	retary of a	dministr	ation, rema	in in
effect and	are transf	erred to	the depart	ment of a	administra	ation.		

- \*-1217/P3.9101\*(6) Information technology services.
- \*-1217/P3.9101\*(a) In this subsection, "agency" means all entities listed under section 16.971 (2) (ac) of the statutes.
- \*-1217/P3.9101\*(b) On the effective date of this paragraph, the assets and liabilities of an agency that relate to information technology, as determined by the secretary of administration, become the assets and liabilities of the department of administration.
- \*-1217/P3.9101\*(c) On the effective date of this paragraph, all tangible personal property, including records, of an agency that relate to information technology, as determined by the secretary of administration, are transferred to the department of administration.
- \*-1217/P3.9101\*(d) All contracts entered into by an agency in effect on the effective date of this paragraph that are primarily related to information technology, as determined by the secretary of administration, remain in effect and are transferred to the department of administration.
- \*-1217/P3.9101\*(7) STUDY OF ENTERPRISE-WISE SHARED SERVICES. The department of administration shall study an enterprise-wide shared services model for implementation in the 2017–19 budget. The department shall submit an implementation plan incorporating the results of the study to the governor and the legislature by June 30, 2016.
- \*-1215/P5.9101\*(8) ECONOMIC DEVELOPMENT PROGRAMS. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42

of the statutes for the 2017–19 fiscal biennium, the department of administration shall submit information concerning the appropriation under section 20.885 (3) (a) of the statutes as though the amount appropriated under that appropriation during the 2016–17 fiscal year had been \$500,000 less.

\*-1359/P2.9101\*(9) REGIONAL REVOLVING LOAN FUND GRANTS. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the 2017–18 biennial budget bill, the department of administration shall submit information concerning the appropriation under section 20.885 (3) (am) of the statutes, as created by this act, as though that appropriation had not been made.

\*-1496/P2.9101\*(10) Grants for an economic development district. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the 2017–19 biennial budget bill, the department of administration shall submit information concerning the appropriation under section 20.855 (4) (d) of the statutes, as created by this act, as though that appropriation had not been made.

\*-1191/P2.9102\*SECTION 9102. Nonstatutory provisions; Agriculture, Trade and Consumer Protection.

\*-1191/P2.9102\*(1) AGRICULTURE, TRADE AND CONSUMER PROTECTION COUNCIL. The individuals who are members of the board of agriculture, trade and consumer protection on the day before the effective date of this subsection are the initial members of the agriculture, trade and consumer protection council. An initial member shall serve for a term on the council ending on July 1 of the year in which his or her term on the board would have expired.

*-1228/P2.9102*(2) Emergency rule making for producer led watershed
PROTECTION GRANTS. Using the procedure under section 227.24 of the statutes, the
department of agriculture, trade and consumer protection may promulgate rules
authorized under section 93.59 (4) of the statutes, as created by this act, for the
period before the effective date of a permanent rule promulgated under section 93.59
(4) of the statutes, as created by this act, but not to exceed the period authorized
under section 227.24 (1) (c) of the statutes, subject to extension under section 227.24
(2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the
statutes, the department is not required to provide evidence that promulgating a rule
under this subsection as an emergency rule is necessary for the preservation of the
public peace, health, safety, or welfare and is not required to provide a finding of
emergency for a rule promulgated under this subsection.

- \*-0375/P2.9103\*Section 9103. Nonstatutory provisions; Arts Board.
- \*-0375/P2.9104\*Section 9104. Nonstatutory provisions; Building Commission.
- \*-0375/P2.9105\*SECTION 9105. Nonstatutory provisions; Child Abuse and Neglect Prevention Board.
- \*-0417/P3.9106\*SECTION 9106. Nonstatutory provisions; Children and Families.
- \*-0417/P3.9106\*(1) WISCONSIN WORKS BENEFIT TIME LIMIT. When implementing the 48-month time limit under section 49.145 (2) (n) 1. (intro.) and a. and 3. of the statutes, as affected by this act, for an individual participating in Wisconsin Works on the effective date of this subsection, the department of children and families may allow the individual to continue to participate in some or all components of Wisconsin Works longer than the 48-month time limit for an

1	appropriate amount of time necessary to allow the individual to transition out of
2	Wisconsin Works, as determined by the department of children and families.
3	*-0375/P2.9107*Section 9107. Nonstatutory provisions; Circuit Courts.
4	*-0407/P3.9108*Section 9108. Nonstatutory provisions; Corrections.
5	*-0407/P3.9108*(1) Transfer of youth aids, community-based juvenile
6	DELINQUENCY-RELATED SERVICES, AND SERVICES PROVIDED FOR JUVENILES IN NEED OF
7	PROTECTION OR SERVICES.
. 8	*-0407/P3.9108*(a) Definitions. In this section:
9	*-0407/P3.9108*1. "Community-based juvenile delinquency-related
10	services" has the meaning given in section 49.11 (1c) of the statutes, as created by
11	this act.
12	*-0407/P3.9108*2. "Youth aids" means community youth and family aids
13	allocated under section 48.526 of the statutes, as affected by this act.
14	*-0407/P3.9108*(b) Assets and liabilities. On the effective date of this
15	paragraph, the assets and liabilities of the department of corrections that are
16	primarily related to the allocation of youth aids, the supervision of community-based
17	juvenile delinquency-related services, or the supervision of services provided for
18	juveniles in need of protection or services, as determined by the secretary of
19	administration, shall become the assets and liabilities of the department of children
20	and families.
21	*-0407/P3.9108*(c) Positions and employees. On the effective date of this
22	paragraph, all positions and all incumbent employees holding those positions in the
23	department of corrections performing duties that are primarily related to the
24	allocation of youth aids, the supervision of community-based juvenile

delinquency-related services, or the supervision of services provided for juveniles in

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need of protection or services, as determined by the secretary of administration, are transferred to the department of children and families.

\*-0407/P3.9108\*(d) Employee status. Employees transferred under paragraph (c) have all the rights and the same status under chapter 230 of the statutes in the department of children and families that they enjoyed in the department of corrections immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

\*-0407/P3.9108\*(e) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of corrections that is primarily related to the allocation of youth aids, the supervision of community-based juvenile delinquency-related services, or the supervision of services provided for juveniles in need of protection or services, as determined by the secretary of administration, is transferred to the department of children and families.

\*-0407/P3.9108\*(f) Pending matters. Any matter pending with the department of corrections on the effective date of this paragraph that is primarily related to the allocation of youth aids, the supervision of community-based juvenile delinquency-related services, or the supervision of services provided for juveniles in need of protection or services, as determined by the secretary of administration, is transferred to the department of children and families. All materials submitted to or actions taken by the department of corrections with respect to the pending matter are considered as having been submitted to or taken by the department of children and families.

\*-0407/P3.9108\*(g) Contracts. All contracts entered into by the department of corrections in effect on the effective date of this paragraph that are primarily related to the allocation of youth aids, the supervision of community-based juvenile delinquency-related services, or the supervision of services provided for juveniles in need of protection or services, as determined by the secretary of administration, remain in effect and are transferred to the department of children and families. The department of children and families shall carry out any obligations under those contracts unless modified or rescinded by the department of children and families to the extent allowed under the contract.

\*-0407/P3.9108\*(h) Rules and orders. All rules promulgated by the department of corrections in effect on the effective date of this paragraph that are primarily related to the allocation of youth aids, the supervision of community-based juvenile delinquency-related services, or the supervision of services provided for juveniles in need of protection or services, as determined by the secretary of administration, remain in effect until their specified expiration dates or until amended or repealed by the department of children and families. All orders issued by the department of corrections in effect on the effective date of this paragraph that are primarily related to the allocation of youth aids, the supervision of community-based juvenile delinquency-related services, or the supervision of services provided for juveniles in need of protection or services, as determined by the secretary of administration, remain in effect until their specified expiration dates or until modified or rescinded by the department of children and families.

\*-0375/P2.9109\*Section 9109. Nonstatutory provisions; Court of Appeals.

System who is a retired employee.

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administration.

1	*-0375/P2.9110*Section 9110. Nonstatutory provisions; District
2	Attorneys.
3 .	*-0375/P2.9111*Section 9111. Nonstatutory provisions; Educational
4	Communications Board.
5	*-1059/9.9112*Section 9112. Nonstatutory provisions; Employee Trust
6	Funds.
7	*-1059/9.9112*(1) Terms of appointed members of the group insurance
8	BOARD. Notwithstanding section 15.165 (2) of the statutes, as affected by this act, the
9	following members of the group insurance board shall be appointed for 2-year terms,
10	expiring on May 1 of the next succeeding odd-numbered year, and their successors
11	shall be appointed for 4-year terms as provided under section 15.165 (2) of the
12	statutes, as affected by this act:
13	*-1059/9.9112*(a) The insured participant in the Wisconsin Retirement
14	System who is not a teacher.
15	*-1059/9.9112*(b) The insured participant in the Wisconsin Retirement
16	System who is a teacher.

\*-1059/9.9112\*(c) The insured participant in the Wisconsin Retirement

\*-1380/1.9112\*(a) Employee transfer. On the effective date of this paragraph,

1.0 FTE position and the incumbent employee holding the position in the department

of employee trust funds who performs duties relating to procurement, as determined

by the secretary of administration, is transferred to the department of

\*-1380/1.9112\*(2) PROCUREMENT POSITION TRANSFER.

1	*-1380/1.9112*(b) Employee status. The employee transferred under
2	paragraph (a) has all the rights and the same status under chapter 230 of the
3	statutes in the department of administration that he or she enjoyed in the
4	department of employee trust funds immediately before the transfer.
5	Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who
6	has attained permanent status in class is required to serve a probationary period.
7	*-0375/P2.9113*Section 9113. Nonstatutory provisions; Employment
8	Relations Commission.
9	*-0807/P6.9114*Section 9114. Nonstatutory provisions; Financial
10	Institutions.
11	* <b>-0807/P6.9114</b> $*$ (1) Merger with other agencies; name changes.
12	*-0807/P6.9114*(a) Agency name change.
13	*-0807/P6.9114*1. Wherever the term "department of financial institutions"
14	appears in the statutes, as affected by the acts of 2015, the term "department of
15	financial institutions and professional standards" is substituted.
16	*-0807/P6.9114*2. Wherever the term "secretary of financial institutions"
17	appears in the statutes, as affected by the acts of 2015, the term "secretary of
18	financial institutions and professional standards" is substituted.
19	*-0807/P6.9114*(b) Elimination of division of securities.
20	*-0807/P6.9114*1. Wherever the term "division of securities" or "division"
21	appears in chapters 551, 552, and 553 of the statutes, as affected by the acts of 2015,
22	the term "department" is substituted, except in sections 551.202 (26) (h) and (i) and
23	552.03 (1) (e) of the statutes.
24	*-0807/P6.9114*2. Wherever the term "division's" appears in chapter 553 of
25	the statutes, as affected by the acts of 2015, the term "department's" is substituted.

1 *-0807/P6.9114*(c) <i>Elimi</i>	nation of division of banking.
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- \*-0807/P6.9114\*1. Wherever the term "division of banking" appears in chapters 34, 138, and 227, subchapter I of chapter 218, and sections 214.592 and 215.141 of the statutes, as affected by the acts of 2015, the term "department of financial institutions and professional standards" is substituted.
  - \*-0807/P6.9114\*2. Wherever the term "division" appears in chapters 214, 215, and 217, subchapters II, III, and IV of chapter 218, and sections 138.09, 138.12, 138.14, and 138.16 of the statutes, as affected by the acts of 2015, the term "department" is substituted.
  - \*-0807/P6.9114\*3. Wherever the term "division" or "division of banking" appears in chapters 220, 221, 222, 223, and 224 of the statutes, as affected by the acts of 2015, the term "department" is substituted, except in section 224.77 (1m) (b) of the statutes.
  - \*-0807/P6.9114\*4. Wherever the term "division's" appears in chapters 138, 214, 215, 217, 218, 220, 221, 222, 223, and 224 of the statutes, as affected by the acts of 2015, the term "department's" is substituted.
    - \*-0807/P6.9114\*(2) ELIMINATION OF THE DEPARTMENT OF FINANCIAL INSTITUTIONS.
  - \*-0807/P6.9114\*(a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of financial institutions become the assets and liabilities of the department of financial institutions and professional standards.
  - \*-0807/P6.9114\*(b) Positions and employees. On the effective date of this paragraph, all positions and all incumbent employees in the classified service of the state civil service holding those positions in the department of financial institutions.

as determined by the secretary of administration, are transferred to the department of financial institutions and professional standards.

\*-0807/P6.9114\*(c) Employee status. Employees transferred under paragraph (b) have all the rights and the same status under chapter 230 of the statutes in the department of financial institutions and professional standards or department of administration, whichever is appropriate, that they enjoyed in the department of financial institutions immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

\*-0807/P6.9114\*(d) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of financial institutions is transferred to the department of financial institutions and professional standards.

\*-0807/P6.9114\*(e) Pending matters. Any matter pending with the department of financial institutions on the effective date of this paragraph is transferred to the department of financial institutions and professional standards. All materials submitted to or actions taken by the department of financial institutions are considered as having been submitted to or taken by the department of financial institutions and professional standards.

\*-0807/P6.9114\*(f) Contracts. All contracts entered into by the department of financial institutions in effect on the effective date of this paragraph remain in effect and are transferred to the department of financial institutions and professional standards. The department of financial institutions and professional standards shall carry out any obligations under those contracts unless modified or rescinded by that department to the extent allowed under the contract.

. 1	*-0807/P6.9114*(g) Rules and orders. All rules promulgated by the
2	department of financial institutions in effect on the effective date of this paragraph
3	remain in effect until their specified expiration dates or until amended or repealed
4	by the department of financial institutions and professional standards. All orders
5	issued by the department of financial institutions in effect on the effective date of this
6	paragraph remain in effect until their specified expiration dates or until modified or
7	rescinded by the department of financial institutions and professional standards.
8	*-0375/P2.9115*Section 9115. Nonstatutory provisions; Government
9	Accountability Board.
10	*-0375/P2.9116*Section 9116. Nonstatutory provisions; Governor.
11	*-0375/P2.9117*Section 9117. Nonstatutory provisions; Health and
12	Educational Facilities Authority.
13	*-0596/P4.9118*Section 9118. Nonstatutory provisions; Health
14	Services.
15	*-0596/P4.9118*(1) COMMUNITY MENTAL HEALTH ALLOCATION. Notwithstanding
16	section 46.40 (7m) of the statutes, as created by this act, the department of health
17	services may distribute one-half of the amount allocated for community mental
18	health services in fiscal year 2015–16 after the effective date of this subsection.
19	*-0602/P4.9118*(2) Transfer of food safety, recreational facilities, and
19 20	*-0602/P4.9118*(2) Transfer of food safety, recreational facilities, and lodging.
20	LODGING.

254.47, and 254.61 to 254.87, 2013 stats., become the assets and liabilities of the

department of agriculture, trade and consumer protection on the effective date of this paragraph.

\*-0602/P4.9118\*(b) Employee transfer. All incumbent employees who hold positions in the department of health services performing duties that the secretary of administration determines to be primarily related to sections 252.18, 254.47, and 254.61 to 254.87, 2013 stats., and the full-time equivalent positions held by those employees, are transferred to the department of agriculture, trade and consumer protection on the effective date of this paragraph.

\*-0602/P4.9118\*(c) Employee status. Employees transferred under paragraph (b) have all the rights and the same status under chapter 230 of the statutes in the department of agriculture, trade and consumer protection that they enjoyed in the department of health services immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.

\*-0602/P4.9118\*(d) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of health services that the secretary of administration determines to be primarily related to food, lodging, and recreation oversight under sections 252.18, 254.47, and 254.61 to 254.87, 2013 stats., is transferred to the department of agriculture, trade and consumer protection.

\*-0602/P4.9118\*(e) Contracts. All contracts that were entered into by the department of health services that the secretary of administration determines to be primarily related to food, lodging, and recreation oversight under sections 252.18, 254.47, and 254.61 to 254.87, 2013 stats., and that are in effect on the effective date of this paragraph remain in effect and are transferred to the department of

agriculture, trade and consumer protection. The department of agriculture, trade
and consumer protection shall carry out any obligations under such a contract until
the contract is modified or rescinded by the department of agriculture, trade and
consumer protection to the extent allowed under the contract.

\*-0602/P4.9118\*(f) Rules and orders. All rules in chapters DHS 172, 175, 178, 192, 195, 196, 196 appendix, 197, and 198, Wisconsin administrative code, and all other rules promulgated, and all orders issued, by the department of health services that the secretary of administration determines to be primarily related to sections 252.18, 254.47, and 254.61 to 254.87, 2013 stats., and that are in effect on the effective date of this paragraph shall remain in effect until their specified expiration date or until amended or repealed by the department of agriculture, trade and consumer protection.

\*-0602/P4.9118\*(g) Pending matters. Any matter pending with the department of health services on the effective date of this paragraph that the secretary of administration determines to be related to food, lodging, and recreation oversight under section 252.18 or 254.47, or sections 254.61 to 254.87, 2013 stats., is transferred to the department of agriculture, trade and consumer protection, and all materials submitted to or actions taken by the department of health services with respect to the pending matter are considered as having been submitted to or taken by the department of agriculture, trade and consumer protection.

\*-0807/P6.9118\*(3) Transfer of body art and tanning facility regulation functions to the department of financial institutions and professional standards.

\*-0807/P6.9118\*(a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of health services that are

primarily related to the regulation of tattooing, body piercing, and tanning under section 255.08, 2013 stats., and sections 252.23 to 252.25, 2013 stats., become the assets and liabilities of the department of financial institutions and professional standards.

\*-0807/P6.9118\*(b) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of health services that are primarily related to the regulation of tattooing, body piercing, and tanning under section 255.08, 2013 stats., and sections 252.23 to 252.25, 2013 stats., as determined by the secretary of administration, is transferred to the department of financial institutions and professional standards.

\*-0807/P6.9118\*(c) Pending matters. Any matter pending with the department of health services that is primarily related to the regulation of tattooing, body piercing, and tanning under section 255.08, 2013 stats., and sections 252.23 to 252.25, 2013 stats., on the effective date of this paragraph is transferred to the department of financial institutions and professional standards. All materials submitted to or actions taken by the department of health services that are primarily related to the regulation of tattooing, body piercing, and tanning under section 255.08, 2013 stats., and sections 252.23 to 252.25, 2013 stats., are considered as having been submitted to or taken by the department of financial institutions and professional standards.

\*-0807/P6.9118\*(d) Contracts. All contracts entered into by the department of health services that are primarily related to the regulation of tattooing, body piercing, and tanning under section 255.08, 2013 stats., and sections 252.23 to 252.25, 2013 stats., in effect on the effective date of this paragraph remain in effect and are transferred to the department of financial institutions and professional

standards. The department of financial institutions and professional standards shall carry out any obligations under those contracts unless modified or rescinded by that department to the extent allowed under the contract.

\*-0807/P6.9118\*(e) Rules and orders. All rules in chapters DHS 161 and DHS 173, Wisconsin Administrative Code, and any other rules promulgated by the department of health services that are primarily related to the regulation of tattooing, body piercing, and tanning under section 255.08, 2013 stats., and sections 252.23 to 252.25, 2013 stats., in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until amended or repealed by the department of financial institutions and professional standards. All orders issued by the department of health services that are primarily related to the regulation of tattooing, body piercing, and tanning under section 255.08, 2013 stats., and sections 252.23 to 252.25, 2013 stats., in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until modified or rescinded by the department of financial institutions and professional standards.

\*-0807/P7.9118\*(f) Credential fees. Notwithstanding sections 463.10 (3), 463.12 (3), and 463.25 (2) (b) of the statutes, fees for the issuance and renewal of licenses and permits issued under sections 463.10, 463.12, and 463.25 of the statutes shall, for years 2015 and 2016, be according to the rules described under paragraph (e).

\*-1073/P1.9118\*(4) PRESCRIPTION DRUG ASSISTANCE FOR ELDERLY ELIGIBILITY. Notwithstanding section 49.688 (2) of the statutes, as affected by this act, a person who is participating in the program under section 49.688 of the statutes on the effective date of this subsection is not required to comply with section 49.688 (2) (a) 6. of the statutes, as created by this act, before January 1, 2016.

\*-1174/P5.9118\*(5) REQUIREMENTS FOR FOODSHARE EMPLOYMENT AND TRAINING PROGRAM DRUG SCREENING. If, during the 2015–17 fiscal biennium, the secretary of the federal department of agriculture approves the waiver requested under section 49.79 (9) (d) 1. of the statutes, as created by this act, the department of health services shall address, in the department's biennial budget request under section 16.42 of the statutes for the 2017–19 fiscal biennium, any future fiscal impact resulting from actions taken under section 49.79 (9) (d) 2. of the statutes, as created by this act.

\*-1235/5.9118\*(6) REQUIREMENTS FOR ASSISTANCE FOR CHILDLESS ADULTS DEMONSTRATION PROJECT. If, during the 2015–17 fiscal biennium, the secretary of the federal department of health and human services approves, in whole or in part, the amendment to the waiver under section 49.45 (23) (a) of the statutes that is requested under section 49.45 (23) (g) 1. of the statutes, as created by this act, the department of health services shall do all of the following:

\*-1235/5.9118\*(a) Identify, in its quarterly report to the joint committee on finance under section 49.45 (2n) of the statutes, any costs incurred or savings realized in the 2015–17 fiscal biennium as a result of actions taken under section 49.45 (23) (g) 1. a. to e. of the statutes, as created by this act, as approved by the secretary of the federal department of health and human services.

\*-1235/5.9118\*(b) Address, in the department's biennial budget request under section 16.42 of the statutes for the 2017–19 fiscal biennium, any future fiscal impact resulting from actions taken under section 49.45 (23) (g) 1. a. to e. of the statutes, as created by this act, as approved by the secretary of the federal department of health and human services.

\*-1282/P2.9118\*(7) MENTAL HEALTH CRISIS SERVICES GRANTS. From the appropriation account under section 20.435 (2) (gk) of the statutes, the department

of health services shall award a total of \$1,500,000 in fiscal year 2015–16 as oneti	.me
grants to counties for mental health crisis services.	

- \*-1288/P2.9118\*(8) DISPROPORTIONATE SHARE HOSPITAL PAYMENTS.
- \*-1288/P2.9118\*(a) Subject to paragraph (c) and notwithstanding section 49.45 (3) (e) of the statutes, from the appropriation accounts in section 20.435 (4) (b) and (o) of the statutes, the department of health services shall pay to hospitals that serve a disproportionate share of low-income patients a total of \$35,910,900 in fiscal year 2015-16 and \$35,842,300 in fiscal year 2016-17. The department of health services may make a payment to a hospital under this subsection under the calculation method described in paragraph (b) if the hospital meets all of the following criteria:
  - \*-1288/P2.9118\*1. The hospital is located in this state.
- \*-1288/P2.9118\*2. The hospital provides a wide array of services, including services provided through an emergency department.
- \*-1288/P2.9118\*3. The inpatient days for Medical Assistance recipients at the hospital was at least 6 percent of the total inpatient days at that hospital during the most recent year for which such information is available.
- \*-1288/P2.9118\*4. The hospital meets applicable, minimum requirements to be a disproportionate share hospital under 42 USC 1396r-4 and any other applicable federal law.
- \*-1288/P2.9118\*(b) The department of health services shall comply with all of the following when making payments to hospitals described in paragraph (a):
- \*-1288/P2.9118\*1. The department of health services shall distribute the total amount of moneys described under paragraph (a) to be paid to hospitals with a disproportionate share of low-income patients by doing all of the following:

*-1288/P2.9118*a. Dividing the number of Medical Assistance recipient
inpatient days at a hospital by the number of total inpatient days at the hospital to
obtain the percentage of Medical Assistance recipient inpatient days at that hospital.
*-1288/P2.9118*b. Subject to subdivisions 2. and 3., providing an increase to
the inpatient fee-for-service base rate for each hospital that qualifies for a
disproportionate share hospital payment such that the hospital's overall
fee-for-service add-on percentage under this subsection increases as the hospital's
percentage of Medical Assistance recipient inpatient days increases.
*-1288/P2.9118*2. The department of health services shall set the addition to
the supplemental funding at a level that ensures the total amount of moneys
available to pay hospitals with a disproportionate share of low-income patients is
distributed in each fiscal year.
*-1288/P2.9118*3. The department of health services shall limit the
maximum payment to hospitals such that at least one of the following is true for
disproportionate share hospital payments under this subsection in a fiscal year:
*-1288/P2.9118*a. No single hospital receives more than \$2,500,000.
*-1288/P2.9118*b. The amount of payment is in accordance with federal rules
concerning the hospital specific limit.
*-1288/P2.9118*(c) If the department of health services needs data to
calculate the payments under this subsection other than the data available from the
Medicaid Management Information System, the fiscal survey data, or the federal
centers for Medicare and Medicaid services public records, the department of health
services shall collect the necessary data from hospitals.
*-1288/P2.9118*(d) The department of health services shall seek any
necessary approval from the federal department of health and human services to

implement the hospital payment methodology described under paragraphs (a) and
(b). If approval is necessary and approval from the federal department of health and
human services is received, the department of health services shall implement the
payment methodology described under paragraphs (a) and (b). If approval is
necessary and the department of health services and the federal department of
health and human services negotiate a methodology for making payments to
hospitals with a disproportionate share of low-income patients that is different from
the methodology described under paragraphs (a) and (b), the department of health
services, before implementing the negotiated payment methodology, shall submit to
the joint committee on finance the negotiated payment methodology. If the
cochairpersons of the committee do not notify the department of health services
within 14 working days after the date of the submittal by the department of health
services that the committee has scheduled a meeting for the purpose of reviewing the
negotiated payment methodology, the department of health services may implement
the negotiated payment methodology. If, within 14 working days after the date of the
submittal by the department of health services, the cochairpersons of the committee
notify the department of health services that the committee has scheduled a meeting
for the purpose of reviewing the negotiated payment methodology, the negotiated
payment methodology may be implemented only on approval of the committee.

- \*-1461/P2.9118\*(9) CHANGES TO FAMILY CARE PROGRAM.
- \*-1461/P2.9118\*(a) Definitions. In this subsection:
  - \*-1461/P2.9118\*1. "Department" means the department of health services.
  - \*-1461/P2.9118\*2. "Family Care Partnership Program" means an integrated health and long-term care program operated under an amendment to the state

1	Medical Assistance plan under 42 USC 1396u–2 and a waiver under 42 USC 4396n
2	(c).
3	*-1461/P2.9118*3. "Family care program" means the program under sections
4	46.2805 to 46.2895 of the statutes that provides the family care benefit as defined in
5	section 46.2805 (4) of the statutes.
6	*-1461/P2.9118*4. "Program of all-inclusive care for the elderly" means an
7	integrated health and long-term care program operated under 42 USC 1395eee or
8	1396u-4.
9	*-1461/P2.9118*(b) Waiver request; generally. The department shall request
10	any approval from and shall submit any amendments or waiver requests to the
11	federal department of health and human services that are necessary to implement
12	changes to the family care program, the program of all-inclusive care for the elderly,
13	or the Family Care Partnership Program, including all of the following:
14	*-1461/P2.9118*1. Administration by care management organizations of the
15	family care program statewide instead of by geographic region, unless the
16	department allows the care management organization a waiver to administer the
17	family care benefit in a specific geographic region.
18	*-1461/P2.9118*2. Addition of any primary and acute health care services
19	selected by the department as a benefit under the family care program.
20	*-1461/P2.9118*3. Selection under section 46.284 (2) (bm) of the statutes as
21	a care management organization of any applicant that the department certifies
22	meets the qualifications instead of using the competitive procurement process.
23	*-1461/P2.9118*4. Requirement under section 46.286 (3g) of the statutes that
24	an enrollee change care management organizations only during an open enrollment
25	period specified by the department.

*-1461/]	P <b>2.9118</b> *5. P	revention of	the	reation o	f new l	ong-teri	m care di	strict	S
and dissolution	on of existing	long-term	care	districts	under	section	46.2895	of th	e
statutes.									

\*-1461/P2.9118\*6. Elimination of the insurance requirements for care management organizations under chapter 648 of the statutes.

\*-1461/P2.9118\*(c) Family care in all counties. The department shall request any approval or submit any waiver request necessary to the federal department of health and human services to administer the family care program in every county in the state. If the federal department of health and human services does not disapprove the request, the department shall ensure that the family care program is available to eligible residents of every county in the state by January 1, 2017, or by a date specified by the department, whichever is later. If the department specifies a later date than January 1, 2017, it shall submit a notice of that date to the legislative reference bureau for publication in the Wisconsin Administrative Register.

\*-1461/P2.9118\*(d) Waiver request not approved; saving provision. If the federal department of health and human services does not approve of any request or submission of waiver request under paragraph (b) or (c) the department may administer that portion of the family care program under the applicable provision of sections 46.2805 to 46.2895, 2013 stats.

\*-1461/P2.9118\*(e) Other long-term care programs discontinued. If the federal department of health and human services does not disapprove the request to administer the family care program in every county in the state, the department may elect to discontinue enrollment of participants in or administration of any of the programs under sections 46.271, 46.275, 46.277, 46.278, or 46.2785 of the statutes

at any time determined by the department that is after the date that the family care 1 2 program is available to eligible residents of every county in the state under 3 paragraph (c). \*-1461/P2.9118\*(10) Merger of divisions into Medicaid services division. 4 5 Before March 31, 2016, the department of health services shall submit to the state 6 budget office in the department of administration a report of the final organization 7 of the merger of the division of the department of health services relating to 8 long-term care and the division of the department of health services relating to 9 health care access and accountability into a single division of the department of 10 health services relating to Medicaid services. 11 \*-0375/P2.9119\*SECTION provisions; 9119. Nonstatutory Higher 12 **Educational Aids Board.** 13 \*-0375/P2.9120\*Section 9120. Nonstatutory provisions; Historical 14 Society. 15 \*-0375/P2.9121\*Section 9121. Nonstatutory provisions; Housing and 16 **Economic Development Authority.** 17 \*-0375/P2.9122\*Section 9122. Nonstatutory provisions; Insurance. 18 \*-0375/P2.9123\*Section 9123. Nonstatutory provisions; Investment 19 Board. 20 \*-0375/P2.9124\*Section 9124. Nonstatutory provisions; **Joint** 21 Committee on Finance. 22 \*-0375/P2.9125\*SECTION 9125. Nonstatutory provisions: Judicial Commission. 23 24\*-0375/P2.9126\*Section 9126. Nonstatutory provisions; Justice.

\*-0375/P2.9127\*Section 9127. Nonstatutory provisions; Legislature.

shall expire on July 1, 2021.

1	*-0375/P2.9128*Section 9128. Nonstatutory provisions; Lieutenant
2	Governor.
3	*-1387/P1.9129*Section 9129. Nonstatutory provisions; Local
4	Government.
5	*-1387/P1.9129*(1) CRIME PREVENTION FUNDING BOARD. Upon the creation of
6	a crime prevention funding board, the initial members of the board specified under
7	section 59.54 (28) (c) of the statutes shall declare that they are serving on the board
8	or appoint their designees, not later than the first day of the 4th month beginning
9	after a board is created.
10	*-1502/1.9129*(2) Local sports and entertainment district.
11	*-1502/1.9129*(a) Appointment of district board members. Not later than 90
12	days after the effective date of this paragraph, the governor shall notify the senate
13	of his or her initial appointments to the district board under section 229.859 of the
14	statutes, as created by this act, and not later than 30 days after the governor notifies
15	the senate of the appointments, the senate shall confirm or reject the governor's
16	appointees.
17	*-1502/1.9129*(b) Staggering of terms. Notwithstanding the 7-year terms
18	specified under section 229.859 of the statutes, as created by this act, the initial
19	appointees of the governor under paragraph (a) shall have terms that expire as
20	follows:
21	*-1502/1.9129*1. The terms of 3 members, as determined by the governor,
22	shall expire on July 1, 2020.
23	*-1502/1.9129*2. The terms of 3 members, as determined by the governor,

1	*-1502/1.9129*3. The terms of 3 members, as determined by the governor
2	shall expire on July 1, 2022.
3	*-0375/P2.9130*Section 9130. Nonstatutory provisions; Medica
4	College of Wisconsin.
5	*-0375/P2.9131*Section 9131. Nonstatutory provisions; Military
6	Affairs.
7	*-1057/P2.9132*Section 9132. Nonstatutory provisions; Natura
8	Resources.
9	*-1057/P2.9132*(1) Relocation of division of forestry headquarters. The
10	department of natural resources shall develop a plan to move the headquarters of the
11	division of forestry from the city of Madison to a northern location in this state. In
12	the plan, the department of natural resources shall provide in detail the costs o
13	relocating the headquarters, a timeline for implementing the relocation, and a list
14	of options for northern locations in this state. The department of natural resources
15	shall complete the plan in time for the plan to be included in the department o
16	natural resources' 2017–19 biennial budget request.
17	*-1191/P2.9132*(2) NATURAL RESOURCES COUNCIL. The individuals who are
18	members of the natural resources board on the day before the effective date of this
19	subsection are the initial members of the natural resources council. An initia
20	member shall serve for a term on the council ending on July 1 of the year in which
21	his or her term on the board would have expired.
22	*-1459/P2.9132*(3) Petroleum storage remedial action program revenue
23	OBLIGATION RETIREMENT. If moneys lapse from the appropriation under section 20.370
24	(6) (fr) of the statutes at the end of fiscal year 2017, the secretary of administration
25	shall ensure that an amount equal to the amount of the lapse is expended from the

Defender Board								
*-1190/P1.9133*Section	9133. Nonstatutory	provisions;	Public					
section 292.63 (9m) of the statutes.								
31, 2017, to pay outstanding principal on variable rate obligations issued under								
appropriation under section 20.370 (7) (dr) of the statutes, no later than December								

\*-1190/P1.9133\*(1) STATE PUBLIC DEFENDER CONFLICTS OFFICE. The state public defender shall establish and administer, as a 2-year pilot program beginning on the effective date of this subsection, a conflicts office to represent clients in conflict of interest cases in Milwaukee County, Waukesha County, and Racine County. The state public defender shall administer the conflicts office within Milwaukee County.

\*-0333/P3.9134\*SECTION 9134. Nonstatutory provisions; Public Instruction.

\*-0333/P3.9134\*(1) CHARTER SCHOOL OVERSIGHT BOARD. Notwithstanding section 15.375 (1) of the statutes, as created by this act, the initial members appointed to the charter school oversight board under section 15.375 (1) (a) of the statutes, as created by this act, shall be appointed as follows:

\*-0333/P3.9134\*(a) One member under section 15.375 (1) (a) 1. of the statutes, as created by this act, shall be appointed for a term expiring on May 1, 2018, and one member shall be appointed for a term expiring on May 1, 2019.

\*-0333/P3.9134\*(b) One member under section 15.375 (1) (a) 2. a. of the statutes, as created by this act, shall be appointed for a term expiring on May 1, 2017, and one member shall be appointed for a term expiring on May 1, 2019.

\*-0333/P3.9134\*(c) The member under section 15.375 (1) (a) 2. b. of the statutes, as created by this act, shall be appointed for a term expiring on May 1, 2018.

*-0333/P3.9134*(d) One member under section 15.375 (1) (a) 2. c. of the
statutes, as created by this act, shall be appointed for a term expiring on May 1, 2017,
and one member shall be appointed for a term expiring on May 1, 2019.
*-0333/P3.9134*(e) The member under section 15.375 (1) (a) 2. d. of the

\*-0333/P3.9134\*(e) The member under section 15.375 (1) (a) 2. d. of the statutes, as created by this act, shall be appointed for a term expiring on May 1, 2020.

\*-0333/P3.9134\*(f) One member under section 15.375 (1) (a) 3. of the statutes, as created by this act, shall be appointed for a term expiring on May 1, 2018, and one member shall be appointed for a term expiring on May 1, 2020.

\*-0832/P3.9134\*(2) OPTIONAL PARTICIPATION IN COOPERATIVE EDUCATIONAL SERVICE AGENCIES. Notwithstanding section 116.065 (2) of the statutes, if a school board adopts a resolution to withdraw from a cooperative education service agency under section 116.065 (1) of the statutes, as affected by this act, by no later than 30 days after the effective date of this subsection, the resolution is effective July 1, 2015.

\*-1137/P7.9134\*(3) ENROLLMENT IN THE STATEWIDE PARENTAL CHOICE PROGRAM IN THE 2015-16 SCHOOL YEAR. Neither the department of public instruction nor a participating private school may require a pupil who was awarded a slot in a participating private school under section 118.60 (3) (ar) of the statutes for the 2015-16 school year or was placed on a waiting list for a slot at a participating private school under section 118.60 (3) (ar) of the statutes for the 2015-16 school year to reapply to attend the private school in the 2015-16 school year under the parental choice program under section 118.60 of the statutes, as affected by this act.

\*-1137/P7.9134\*(4) SEPTEMBER 2015 PAYMENT FOR INCOMING CHOICE PUPILS IN THE RACINE AND STATEWIDE PARENTAL CHOICE PROGRAMS. The department of public instruction shall base the portion of the September payment under section 118.60 (4) (c) 1. of the statutes made for the 2015–16 school year that is for an incoming choice

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pupil under section 118.60 (4) (bk) of the statutes, as created by this act, on the
amount the department estimates will be paid under section 118.60 (4) (bk) 2. of the
statutes, as created by this act, in the 2015-16 school year using the most accurate
data available.

\*-1361/P3.9134\*(5) PER PUPIL AID. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the 2017–19 biennial budget bill, the department of public instruction shall submit information concerning the appropriation under section 20.255 (2) (aq) of the statutes as though the amount of that appropriation for fiscal year 2016–17 was zero.

\*-0375/P2.9135\*SECTION 9135. Nonstatutory provisions; Public Lands, Board of Commissioners of.

\*-1077/P2.9136\*SECTION 9136. Nonstatutory provisions; Public Service Commission.

\*-1077/P2.9136\*(1) Wind energy health study. From the appropriation account under section 20.155 (1) (g) of the statutes for the 2015–16 fiscal year, the public service commission shall allocate no more than \$250,000 to study health issues related to wind energy systems, as defined in section 66.0403 (1) (m) of the statutes. The study may consider, but not replicate, the surveys made by the wind siting council under section 196.378 (4g) (e) of the statutes. No later than the first day of the 13th month beginning after the effective date of this subsection, the commission shall submit a report on the study to the governor and to the legislature in the manner provided under section 13.172 (3) of the statutes.

\*-0375/P2.9137\*Section 9137. Nonstatutory provisions; Revenue.

\*-0433/P4.9138\*SECTION 9138. Nonstatutory provisions; Safety and Professional Services.

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*-0433/P4.9138*(1)	PRANSFER.	OF PRESCRIPTION	DRUG MONITORING	PROGRAM
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\*-0433/P4.9138\*(a) Assets and liabilities. The assets and liabilities of the pharmacy examining board that the secretary of safety and professional services determines to be primarily related to the prescription drug monitoring program become the assets and liabilities of the controlled substances board on the effective date of this paragraph.

\*-0433/P4.9138\*(b) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the pharmacy examining board that the secretary of safety and professional services determines to be primarily related to the prescription drug monitoring program is transferred to the controlled substances board.

\*-0433/P4.9138\*(c) Contracts. All contracts that were entered into by the pharmacy examining board, or by the department of safety and professional services on behalf of the pharmacy examining board, that the secretary of safety and professional services determines to be primarily related to the prescription drug monitoring program, and that are in effect on the effective date of this paragraph, remain in effect and are transferred to the controlled substances board. The controlled substances board shall carry out any obligations under such a contract until the contract is modified or rescinded by the controlled substances board to the extent allowed under the contract.

\*-0433/P4.9138\*(d) Rules and orders. All rules promulgated, and all orders issued, by the pharmacy examining board that the secretary of safety and professional services determines to be primarily related to the prescription drug monitoring program, and that are in effect on the effective date of this paragraph,

remain	in	effect	until	their	specified	expiration	date	or	until	modified,	amended,
rescind	ed,	or rep	ealed	by th	e controlle	ed substanc	es bo	aro	ł.		

\*-0433/P4.9138\*(e) *Pending matters*. Any matter pending with the pharmacy examining board that the secretary of safety and professional services determines to be primarily related to the prescription drug monitoring program is transferred to the controlled substances board, and all materials submitted to or actions taken by the pharmacy examining board with respect to the pending matter are considered as having been submitted to or taken by the controlled substances board.

\*-0807/P6.9138\*(2) AGENCY NAME CHANGE. Wherever the term "safety and professional services" appears in any 2015 act or in the statutes, as affected by the acts of 2015, the term "financial institutions and professional standards" shall be substituted.

\*-0807/P6.9138\*(3) Elimination of the department of safety and professional services.

\*-0807/P6.9138\*(a) Assets and liabilities. Except as provided in subsection (4), on the effective date of this paragraph, the assets and liabilities of the department of safety and professional services become the assets and liabilities of the department of financial institutions and professional standards.

\*-0807/P6.9138\*(b) Positions and employees. Except as provided in subsection (4), on the effective date of this paragraph, all positions and all incumbent employees in the classified service of the state civil service holding those positions in the department of safety and professional services, as determined by the secretary of administration, are transferred to the department of financial institutions and professional standards.

* <b>-0807/P6.9138</b> *(c)	Employee	status.	Employees	transferred	under
paragraph (b) have all the	rights and	the same	e status under	chapter 230	of the
statutes in the department	of financial	institutio	ns and profess:	ional standar	ds that
they enjoyed in the depart	ment of sat	fety and	professional se	ervices imme	diately
before the transfer. Notwith	standing se	ection 230	.28 (4) of the st	tatutes, no en	nployee
so transferred who has atta	ained perma	anent sta	tus in class is	required to	serve a
probationary period.					

\*-0807/P6.9138\*(d) Tangible personal property. Except as provided in subsection (4), on the effective date of this paragraph, all tangible personal property, including records, of the department of safety and professional services is transferred to the department of financial institutions and professional standards.

\*-0807/P6.9138\*(e) Pending matters. Except as provided in subsection (4), any matter pending with the department of safety and professional services on the effective date of this paragraph is transferred to the department of financial institutions and professional standards. Except as provided in subsection (4), all materials submitted to or actions taken by the department of safety and professional services are considered as having been submitted to or taken by the department of financial institutions and professional standards.

\*-0807/P6.9138\*(f) Contracts. Except as provided in subsection (4), all contracts entered into by the department of safety and professional services in effect on the effective date of this paragraph remain in effect and are transferred to the department of financial institutions and professional standards. The department of financial institutions and professional standards shall carry out any obligations under those contracts unless modified or rescinded by that department to the extent allowed under the contract.

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*-0807/P6.9138*(g) Rules and orders. Except as provided in subsection (4), all
rules promulgated by the department of safety and professional services in effect on
the effective date of this paragraph remain in effect until their specified expiration
dates or until amended or repealed by the department of financial institutions and
professional standards. Except as provided in subsection (4), all orders issued by the
department of safety and professional services in effect on the effective date of this
paragraph remain in effect until their specified expiration dates or until modified or
rescinded by the department of financial institutions and professional standards.

\*-0807/P6.9138\*(4) Transfer of private on-site wastewater treatment systems.

\*-0807/P6.9138\*(a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of safety and professional services that are primarily related to the regulation of private on-site wastewater treatment systems, as determined by the secretary of administration, become the assets and liabilities of the department of natural resources.

\*-0807/P6.9138\*(b) Positions and employees. On the effective date of this paragraph, all positions and all incumbent employees in the classified service of the state civil service holding those positions in the department of safety and professional services with duties that are primarily related to the regulation of private on-site wastewater treatment systems, as determined by the secretary of administration, are transferred to the department of natural resources.

\*-0807/P6.9138\*(c) Employee status. Employees transferred under paragraph (b) have all the rights and the same status under chapter 230 of the statutes in the department of natural resources that they enjoyed in the department of safety and professional services immediately before the transfer.