# CORRECTIONS MADE TO UNDERLYING DOCUMENTS THROUGHOUT THE PROCESS

PART 2 OF 2

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workforce development, or his or her designee; the secretary of health services, or his or her designee; the secretary of children and families, or his or her designee; the secretary of transportation, or his or her designee; the attorney general, or his or her designee; the chairperson of the parole commission, or his or her designee; the state superintendent of public instruction; the reentry director as appointed by the secretary of corrections; a current or former judge, as appointed by the director of state courts; an individual who has been previously convicted of, and incarcerated for, a crime in Wisconsin, as appointed by the secretary of corrections; and the following persons, as appointed by the governor:

- SECTION 5. 17.07 (3m) of the statutes is repealed.
- 11 Section 6. 20.410 (2) of the statutes is repealed.

\*\*\*\*NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

Section 7. 20.923 (4) (b) 6. of the statutes is repealed.

\*\*\*\*NOTE: This SECTION involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

- 13 Section 8. 230.08 (2) (pd) of the statutes is repealed.
- 14 Section 9. 230.337 of the statutes is repealed.
- 15 Section 10. 230.44 (1) (f) of the statutes is repealed.
- SECTION 11. 301.03 (3) (intro.) of the statutes is amended to read:

301.03 (3) (intro.) Administer Decide whether to grant or deny parole to inmates, and administer parole, extended supervision, and probation matters, except that the decision to grant or deny parole to inmates shall be made by the parole commission and the decision to revoke probation, extended supervision, or parole, in cases in which there is no waiver of the right to a hearing, shall be made by the division of hearings and appeals in the department of administration. The secretary



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# State of Misconsin 2015 - 2016 LEGISLATURE

LRB-0740/P2 EVM:wlj:jm

DOA:.....Mette, BB0246 - Transfer fiduciary responsibility of the petroleum inspection fund to DOT

## FOR 2015-2017 BUDGET -- NOT READY FOR INTRODUCTION



AN ACT ...; relating to: the budget.

## Analysis by the Legislative Reference Bureau SAFETY AND PROFESSIONAL SERVICES

#### **BUILDINGS AND SAFETY**

This bill transfers \$21,000,000 from the petroleum inspection fund to the transportation fund in each year of the fiscal biennium.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 9238. Fiscal changes; Safety and Professional Services. 3 (1) Transfer from Petroleum Inspection fund to Transportation fund. There is transferred from the petroleum inspection fund to the transportation fund 4 \$21,000,000 in each fiscal year of the 2015-17 fiscal biennium. 5

6 (END)

	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.	(
1	Section 2. 20.395 (4) (ay) of the statutes is created to read:	
2	20.395 (4) (ay) Transit safety oversight, federal funds. All moneys received from	
3 .	the federal government for transit safety oversight under s. 85.066 for such purposes.	
	****Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.	
4	SECTION 3. 85.066 of the statutes is created to read:	
5	85.066 Transit safety oversight program. (1) DEFINITION. In this section,	
6	"fixed guideway transit system" means a public transportation system being	
7	designed, engineered, constructed, or operated that is intended to operate upon a	
8	fixed guideway, including a railway, and that is not subject to regulation by the	
9	federal railroad administration.	
10	(2) PROGRAM AND FUNDING. The department shall develop and administer a	í
11	transit safety oversight program. Under the program, the department may oversee,	
12	enforce, investigate, and audit all safety aspects of fixed guideway transit systems.	
13	SECTION 4. 85.20 (1) (jm) of the statutes is created to read:	
14	85.20 (1) (jm) "The schedule" means the schedule under s. 20.005 (3) as	
15	published in the biennial budget act for the first fiscal year of a fiscal biennium and	V
16	as approved by the joint committee on finance under s. 20.004 (2) for the 2nd fiscal	. Jaka
17	year of a fiscal biennium.	
18	(END)	

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## State of Misconsin 2015 - 2016 LEGISLATURE



DOA:.....Potts, BB0265 - Circuit Court funding

## FOR 2015-2017 BUDGET — NOT READY FOR INTRODUCTION

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AN ACT ...; relating to: the budget.

# Analysis by the Legislative Reference Bureau COURTS AND PROCEDURE

#### CIRCUIT COURTS

This bill consolidates several general purpose revenue appropriations to the Director of State Courts into one sum sufficient appropriation.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

**SECTION 1.** 20.625 (1) (a) of the statutes is amended to read:

20.625 (1) (a) Circuit courts. A sum sufficient for salaries and expenses of the judges, reporters, and assistant reporters of the circuit courts, for reimbursement of

5 permanent reserve judges under s. 753.075 (3) (b), and for the reimbursement of

interpreter fees under s. 758.19 (8) and 2009 Wisconsin Act 28, section 9109 (1).

\*\*\*\*NOTE: This SECTION involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.



## State of Misconsin 2015 - 2016 LEGISLATURE

LRB-0791/P2 TKK:emw:jm

DOA:.....Potts, BB0266 - Supreme Court funding

## FOR 2015-2017 BUDGET -- NOT READY FOR INTRODUCTION

AN ACT ...; relating to: the budget. 1

## Analysis by the Legislative Reference Bureau COURTS AND PROCEDURE

#### OTHER COURTS AND PROCEDURE

This bill consolidates general purpose revenue appropriations for the director of state courts and the state law library.

## The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

 $\mathbf{2}$ **Section 1.** 20.670 (1) (k) of the statutes is amended to read:

20.670 (1) (k) Director of state courts and law library transfer. All moneys

received from the appropriations under s. 20.680 (2) (a) to (ke) and (4) (a) to (h) for

the purposes of the judicial council under s. 758.13.

reflected in the revised schedule in s. 20.005, stats.

**SECTION 2.** 20.680 (2) (title) of the statutes is amended to read:

\*\*\*\*\*NOTE: This Section involves a change in an appropriation that must be

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1	20.680 (2) (title) DIRECTOR OF STATE COURTS AND LAW LIBRARY.	
2	SECTION 3. 20.680 (2) (a) of the statutes is amended to read:	
3	20.680 (2) (a) General program operations. The Biennially, the amoun	ts in the
4	schedule to carry into effect the functions of the director of state courts and	genera
5	program operations for the state law library.	
	****Note: This Section involves a change in an appropriation that must reflected in the revised schedule in s. 20.005, stats.	be
6	Section 4. 20.680 (2) (b) of the statutes is repealed.	
	****Note: This Section involves a change in an appropriation that must reflected in the revised schedule in s. 20.005, stats.	; be
7 8	SECTION 5. 20.680 (4) (title) of the statutes is repealed.  SECTION 6. 20.680 (4) (a) of the statutes is repealed.	
		1
	****NOTE: This SECTION involves a change in an appropriation that must reflected in the revised schedule in s. 20.005, stats.	, be
9	<b>Section 7.</b> 20.680 (4) (g) of the statutes is renumbered 20.680 (2) (c)	
	****Note: This Section involves a change in an appropriation that must reflected in the revised schedule in s. 20.005, stats.	be
10	Section 8. 20.680 (4) (h) of the statutes is repealed.	
	****Note: This Section involves a change in an appropriation that must reflected in the revised schedule in s. 20.005, stats.	be
11	<b>Section 9.</b> 751.20 of the statutes is amended to read:	
12	751.20 Transfer authority. Notwithstanding s. 20.680 (2) (a) to (ke	) and (4)
13	(a) to (h), the supreme court may transfer money from the appropriation	s under
14	20.680 (2) (a) to (ke) and (4) (a) to (h) to the appropriation under s. 20.670 (2)	l) (k) for
15	the purposes of the judicial council under s. 758.13.	

(END)

the purposes of the judicial council under s. 758.13.



## State of Misconsin 2015 - 2016 LEGISLATURE



DOA:.....Potts, BB0270 – Eliminate the Private On–Site Wastewater Treatment System Grant Program under 145.245.

#### FOR 2015-2017 BUDGET — NOT READY FOR INTRODUCTION

100000

1 AN ACT ...; relating to: the budget.

# Analysis by the Legislative Reference Bureau SAFETY AND PROFESSIONAL SERVICES

#### **BUILDINGS AND SAFETY**

Under current law, DSPS administers a program to provide grants to individuals and businesses who are served by failing private on-site wastewater treatment systems. This bill eliminates that grant program.

For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

## The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

2 Section 1. 20.165 (2) (de) of the statutes is repealed.

\*\*\*\*Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

3 Section 2. 20.320 (3) (title) of the statutes is repealed.

SECTION 3. 20.320 (3) (q) of the statutes is repealed.

note:

duties primarily related to the functions of the educational approval board, as

**25** .

1	<b>SECTION 11.</b> 23.0912 (1b) (b) of the statutes is amended to read:	
2	23.0912 (1b) (b) "Nonprofit conservation organization" has the meaning given	
3	in s. 23.0955 (1) 23.09 (20m) (a) 3.	
4	Section 12. 23.09165 (1) (c) of the statutes is amended to read:	
5	23.09165 (1) (c) "Nonprofit conservation organization" has the meaning given	
6	in s. <del>23.0955 (1)</del> <u>23.09 (20m) (a) 3</u> .	
7	SECTION 13. 23.09165 (1) (c) of the statutes is amended to read:	1 1
8	23.09165 (1) (c) "Nonprofit conservation organization" has the meaning given	}
9	in s. 23.0955 (1) 23.09 (20m) (a) 3.	•
10	SECTION 14. 23.0917 (1) (dm) of the statutes is amended to read:	
11	23.0917 (1) (dm) "Nonprofit conservation organization" has the meaning given	
12	in s. <del>23.0955 (1)</del> <u>23.09 (20m) (a) 3</u> .	
13	<b>Section 15.</b> 23.092 (1b) of the statutes is amended to read:	
14	23.092 (1b) In this section, "nonprofit conservation organization" has the	
15	meaning given in s. 23.0955 (1) 23.09 (20m) (a) 3.	
16	SECTION 16. 23.0955 of the statutes is repealed.	
17	SECTION 17. 23.0956 of the statutes is repealed.	
18	SECTION 18. 23.0957 of the statutes is repealed.	
19	<b>Section 19.</b> 23.096 (1) (ag) of the statutes is amended to read:	
20	23.096 (1) (ag) "Nonprofit conservation organization" has the meaning given	
21	in s. <del>23.0955 (1)</del> <u>23.09 (20m) (a) 3</u> .	
22	SECTION 20. 23.098 (1) (c) of the statutes is amended to read:	
23	23.098 (1) (c) "Nonprofit conservation organization" has the meaning given in	
24	s. <del>23.0955 (1)</del> <u>23.09 (20m) (a) 3</u> .	

**Section 21.** 23.295 of the statutes is repealed.

1	promotional materials to carry out the purposes for which made or collected, except
2	as provided in sub. (2) (gm) and (gp) and to transfer to s. 20.505 (1) (kg), at the
3	discretion of the attorney general, an amount not to exceed \$98,300 annually.
4	SECTION 4. 20.505 (1) (fo) of the statutes is repealed.
5	SECTION 4. 20.505 (1) (fo) of the statutes is repealed.  SECTION 5. 20.505 (1) (kg) of the statutes is repealed.
6	SECTION 6. 41.23 of the statutes is amended to read:
7	41.23 Sale of excess or surplus property. The department may acquire
8	excess or surplus property from the department of administration under ss. s. 16.72
9	(4) (b) and 16.98 (1) or from the department of transportation under s. 84.09 (5s) and,
10	subject to any prior action under s. 13.48 (14) (am) or 16.848 (1), the department may
11	sell the property acquired under this section to any person at a price determined by
12	the department of tourism. All proceeds received by the department of tourism from
13	the sale of property under this section shall be credited to the appropriation account
14	under s. 20.380 (1) (h).
15	(END)

(END)

2015 - 2016 Legislature 137.25 Unless otherwise prohibited by law, with the consent of a governmental 1 2 unit of this state that is to receive a record, any record that is required by law to be 3 submitted in writing to that governmental unit, and any other record utilized by a 4 governmental unit for any purpose that may be submitted in writing, and that requires a written signature may be submitted as an electronic record, and if 5 6 submitted as an electronic record may incorporate an electronic signature. 7 **SECTION 2.** 137.25 (2) of the statutes is repealed. (END)

group 2.



1	18.77 (1) (d) "Minority investment firm" means an investment firm certified by
2	the department of administration under s. 16.287 203.07 (2).
3	<b>SECTION 30.</b> 20.505 (1) (gr) of the statutes is renumbered 20.142 (1) (gr) and
4	amended to read:
5	20.142 (1) (gr) Disabled veteran-owned, woman-owned, and minority business
6	certification fees. All moneys received from fees collected under s. 16.283 203.03 (3
7	(c) for the costs of certifying disabled veteran-owned businesses under s. 16.283
8	203.03; all moneys received from fees collected under s. 16.285 203.05 (1) (bm), for
9	the costs of certifying woman-owned businesses under s. 16.285 203.05; and al
10	moneys received from fees collected under s. 16.287 203.07 (2) (dm) for the costs of
11	certifying minority businesses under s. 16.287 203.07.
12	SECTION 31. 20.923 (4) (c) 2. of the statutes is amended to read:
13	20.923 (4) (c) 2. Administration Financial institutions, insurance, and
14	professional standards, department of; office of business development: director.
15	SECTION 32. 20.923 (8) of the statutes is amended to read:
16	20.923 (8) Deputies. Salaries for deputies appointed pursuant to ss. 13.94 (3
17	(b), 15.04 (2), 230.04 (16), and 551.601 (1) shall be set by the appointing authority
18	The salary shall not exceed the maximum of the salary range one range below the
19	salary range of the executive salary group to which the department or agency head
20	is assigned. The positions of assistant secretary of state, assistant state treasured
21	and associate director of the historical society shall be treated as unclassified
22	deputies for pay purposes under this subsection. The salary of the deputy director
23	of the office of business development in the department of administration financia
24	institutions, insurance, and professional standards is assigned to executive salary



## State of Misconsin 2015 - 2016 LEGISLATURE



DOA:.....Potts, BB0313 - Move Judicial Commission to Supreme Court FOR 2015-2017 BUDGET -- NOT READY FOR INTRODUCTION



1 AN ACT ...; relating to: the budget.

# Analysis by the Legislative Reference Bureau COURTS AND PROCEDURE

#### OTHER COURTS AND PROCEDURE

Under current law, the judicial commission, composed of five nonlawyers appointed by the governor with the consent of the senate and two judges and two state bar members appointed by the supreme court, investigates any misconduct or permanent disability of a judge or court commissioner. The supreme court reviews the actions of the judicial commission and determines the appropriate discipline or action to take in response to the judicial commission's investigation.

The bill moves the appropriations for administering the judicial commission to the supreme court.

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

**Section 1.** 20.665 (title) of the statutes is repealed.

<u>1</u>

Section 2. 20.665 (intro.) of the statutes is repealed.

\*\*\* NOTE: bud

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1	SECTION 3. 20.665 (1) (title) of the statutes is repealed.
2	SECTION 4. 20.665 (1) (a) and (cm) of the statutes are consolidated, renumbered
3	20.680 (3) (d) and amended to read:
4	20.680 (3) (d) General Judicial commission general program operations and
5	contractual agreements. The Biennially, the amounts in the schedule for the general
6	program operations of the judicial commission (cm) Contractual agreements.
7	Biennially, the amounts in the schedule and for payments relating to contractual
8	agreements for investigations or, prosecutions, or both.
9	SECTION 5. 20.665 (1) (mm) of the statutes is renumbered 20.680 (3) (f) and
10	amended to read:
11	20.680 (3) (f) Federal aid; judicial commission. All federal moneys received as
12	authorized under s. 16.54 and approved by the joint committee on finance to carry
13	out the purposes for which made and received.
14	**** NOTE: bud (END)

1 Section 2. 20.665 (1) (title) of the statutes is repealed.

\*\*\*\*Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

SECTION 3. 20.665 (1) (a) and (cm) of the statutes are consolidated, renumbered 20.680 (3) (d) and amended to read:

20.680 (3) (d) General Judicial commission general program operations and contractual agreements. The Biennially, the amounts in the schedule for the general program operations of the judicial commission. (cm) Contractual agreements. Biennially, the amounts in the schedule and for payments relating to contractual agreements for investigations or, prosecutions, or both.

\*\*\*\*Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

SECTION 4. 20.665 (1) (mm) of the statutes is renumbered 20.680 (3) (f) and amended to read:

20.680 (3) (5) Federal aid; judicial commission. All federal moneys received as authorized under s. 16.54 and approved by the joint committee on finance to carry out the purposes for which made and received.

\*\*\*\*NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

(END)

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## State of Misconsin 2015 - 2016 LEGISLATURE



DOA:.....Quinn, BB0353 - Repeal development zone credits and related appropriations

### FOR 2015-2017 BUDGET -- NOT READY FOR INTRODUCTION



1 AN ACT ...; relating to: the budget.

# Analysis by the Legislative Reference Bureau TAXATION

#### **INCOME TAXATION**

Under current law, no person may claim the following development zone tax credits because they expired in 1997, 1998, or 1999: the investment credit, the location credit, the day care credit, the environmental remediation credit, the research credit, the jobs credit, and the sales credit. This bill repeals those credits.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

2	SECTION 1. 20.835 (2) (ci) of the statutes is repealed.
3	SECTION 2. 20.835 (2) (cL) of the statutes is repealed.
4	SECTION 3. 20.835 (2) (cm) of the statutes is repealed.
5	SECTION 4. 20.835 (2) (cn) of the statutes is repealed.



## State of Misconsin 2015 - 2016 LEGISLATURE





DOA:.....Bong, BB0364 - Oil Overcharge Language

## FOR 2015-2017 BUDGET — NOT READY FOR INTRODUCTION

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1 AN ACT ...; relating to: the budget.

# Analysis by the Legislative Reference Bureau STATE GOVERNMENT

#### OTHER STATE GOVERNMENT

The bill eliminates a program that governs the expenditure of oil overcharge restitution funds which the federal government disburses to this state under any act of Congress, court order, or administrative action.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

2	SECTION 1. 14.065 of the statutes is repealed.
3 .	SECTION 2. 20.505 (1) (md) of the statutes is repealed.
4	(END)

1	merit recruitment and selection. The director of the bureau shall serve at the
2	pleasure of the secretary of administration.
3	SECTION 7. 15.105 (6m) of the statutes is created to read:
4	15.105 (6m) State employees suggestion board. There is created in the
5	division of personnel management in the department of administration a state
6	employees suggestion board consisting of 3 persons, at least one of whom shall be a
7	state officer or employee, appointed for 4-year terms.
8	SECTION 8. 15.105 (29) of the statutes is repealed.
9	SECTION 9. 15.107 (3) of the statutes is created to read:
(10)	15.107 (3) COUNCIL ON AFFIRMATIVE ACTION. There is created in the department
11	of administration a council on affirmative action consisting of 15 members appointed
12	for 3-year terms. A majority of members shall be public members and a majority of
13	members shall be minority persons, women, or persons with disabilities, appointed
14	with consideration to the appropriate representation of each group. The president
15	of the senate, the speaker of the assembly, the minority leader of the senate, and the
16	minority leader of the assembly each shall appoint one member and the remaining
17	members shall be appointed by the governor.
18	SECTION 10. 15.16 (1) (intro.) of the statutes is amended to read:
19	15.16 (1) Employee trust funds board. (intro.) The employee trust funds
20	board shall consist of the governor or the governor's designee on the group insurance
21	board, the director of the office administrator of the division of state employment
22	relations personnel management in the department of administration or the
23	director's administrator's designee and 11 persons appointed or elected for 4-year

**SECTION 11.** 15.165 (2) of the statutes is amended to read:

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terms as follows:

1	adjusted by the appointing authority to conform with the committee's action,
2	effective on the date of that action. Positions are assigned as follows:
3	SECTION 46. 20.923 (4) (c) 3m. of the statutes is amended to read:
4	20.923 (4) (c) 3m. Administration, department of; office division of state
5)	employment relations division; personnel management; bureau of merit recruitment
6	and selection: administrator.
7	SECTION 47. 20.923 (4) (f) 1. of the statutes is amended to read:
8	20.923 (4) (f) 1. Administration, department of; office division of state
9	employment relations director: personnel management: administrator.
LO	SECTION 48. 20.923 (7) (intro.) of the statutes is amended to read:
11	20.923 (7) Wisconsin Technical College System senior executive positions.
12	(intro.) The salary range for the director and the executive assistant of the Wisconsin
13	Technical College System shall be contained in the recommendations of the director
L <b>4</b>	of the office administrator of the division of state employment relations personnel
<b>L</b> 5	management in the department of administration under s. 230.12 (3) (e). The board
16	of the Wisconsin Technical College System shall set the salaries for these positions
L7	within the range to which the positions are assigned to recognize merit, to permit
18	orderly salary progression, and to recognize competitive factors. The salary of any
19	incumbent in the positions identified in pars. (a) and (b) may not exceed the
20	maximum of the salary range for the group to which the position is assigned. The
21	positions are assigned as follows:
22	SECTION 49. 20.923 (8) of the statutes is amended to read:
23	20.923 (8) Deputies. Salaries for deputies appointed pursuant to ss. 13.94 (3)
24	(b), 15.04 (2), <del>230.04 (16),</del> and 551.601 (1) shall be set by the appointing authority

The salary shall not exceed the maximum of the salary range one range below the

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provide policies and standards for recruitment, examination, probation, employment register control, certification, transfer, promotion and reemployment, and the director may provide policies and standards for classification and salary administration, separate from procedures established for other employment. The director administrator shall determine the positions which may be filled from career executive employment registers.

**Section 175.** 230.24 (1m) of the statutes is amended to read:

230.24 (1m) The policy established by the administrator director under sub. (1) that deals with probation shall provide the option of extending the probationary period for individuals with disabilities, as defined in s. 111.32 (8), who are employees in a manner consistent with s. 230.28 (1) (bm).

**SECTION 176.** 230.25 (1) of the statutes is amended to read:

director of any vacancy to be filled in any position in the classified service. The administrator director shall certify, under this subchapter and the rules of the administrator director, from the register of eligibles appropriate for the kind and type of employment, the grade and class in which the position is classified, any number of names at the head thereof. In determining the number of names to certify, the administrator shall use statistical methods and personnel management principles that are designed to maximize the number of certified names that are appropriate for filling the specific position vacancy. Up to 2 persons considered for appointment 3 times and not selected may be removed from the register for each 3 appointments made. Certification under this subsection shall be made before granting any preference under s. 230.16 (7).

SECTION 177. 230.25 (1g) of the statutes is amended to read:

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****Note: When this draft is reconciled with the draft regarding the UW System
Authority, it may be necessary to eliminate the above and instead amend the definition
of "agency" in s. 16.70 (1e) to exclude an institution of higher education. I did not affect
s. 16.70 (1e) in this draft because that definition is used throughout the statutes and
treating it in this draft would have consequences that are beyond the scope of this draft.

**Section 2.** 16.972 (1) (b) of the statutes is amended to read:

16.972 (1) (b) "Qualified postsecondary institution" means a regionally accredited 4-year <u>private</u> nonprofit college or university having its regional headquarters and principal place of business in this state or a tribally controlled college located in this state.

\*\*\*\*Note: I assume the above is intended to cover private nonprofit colleges and universities. If so, I think the above change clarifies that the definition does not include UW schools.

**SECTION 3.** 20.285 (1) (q) of the statutes is repealed.

\*\*\*\*NOTE: This SECTION involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

**Section 4.** 196.218 (3) (a) 3. b. of the statutes is amended to read:

196.218 (3) (a) 3. b. The amounts appropriated under ss. 20.255 (3) (q), (qm), and (r),  $\frac{20.285 (1) (q)}{20.285 (1) (q)}$ , and 20.505 (4) (s), (t), (tm), (tu), and (tw).

Section 5. 196.218 (5) (a) 6. of the statutes is repealed.

## Section 9448. Effective dates; University of Wisconsin System.

(1) Telecommunications services funding. The treatment of sections 16.972 (1) (ac) and (b), 20.285 (1) (q), and 196.218 (3) (a) 3. b. and (5) (a) 6. of the statutes takes effect on July 1, 2016.

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**SECTION 6.** 118.60 (2) (a) (intro.) of the statutes is amended to read:

118.60 (2) (a) (intro.) Subject to pars. (ag) and (ar), any pupil in grades kindergarten to 12 who resides within an eligible school district may attend any private school under this section and, subject to pars. (ag), (ar), (be), (bm), and (bs), any pupil in grades kindergarten to 12 who resides in a school district, other than an eligible school district or a 1st class city school district, may attend any private school under this section if all of the following apply:

**SECTION 7.** 118.60 (2) (a) 2m. of the statutes is created to read:

118.60 (2) (a) 2m. For a pupil who resides in a school district, other than an eligible school district or a 1st class city school district, that begins participating in the program under this section in the 2015–16 school year or any school year thereafter, the pupil satisfies one or more of the following:

- a. The pupil was enrolled in a public school in the school district in which the pupil resides during the previous school year.
  - b. The pupil was not enrolled in school in the previous school year.
- c. The pupil attended a private school under this section in the previous school year.
- d. The pupil is applying to kindergarten, first grade, or 9th grade in a private school participating in the program under this section.

\*\*\*\*Note: This is based on the existing requirements for pupils participating in the Racine parental choice program. Please note that this criteria would permit a pupil who previously participated in the Racine parental choice program (the pupil attended a private school under s. 118.60) to enter the statewide choice program if the pupil moves outside of the Racine school district. Okay?

SECTION 8. 118.60 (2) (be) of the statutes is repealed.

**SECTION 9.** 118.60 (3) (a) (intro.) and 1. (intro.) of the statutes are consolidated, renumbered 118.60 (3) (a) (intro.) and amended to read:

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1 ·	2. The promissory note is negotiable, assignable, and enforceable and does not
2	contain any terms making it unmarketable.
3	<b>SECTION 4.</b> 49.453 (4c) (b) of the statutes is renumbered 49.453 (4c) (b) 1. and
4	amended to read:
5	49.453 (4c) (b) 1. The value of a promissory note, purchased before the effective
6	date of this subdivision LRB inserts datel, a loan, or a mortgage that does not
7	satisfy the requirements under par. (a) 1. to 3. is the outstanding balance due on the
8	date that the individual applies for medical assistance for nursing facility services
9	or other long-term care services described in sub. (2).
10	SECTION 5. 49.453 (4c) (b) 2. of the statutes is created to read:
11	49.453 (4c) (b) 2. The value of a promissory note purchased or entered into on
12	or after the effective date of this subdivision/LRB inserts date], that does not
13	satisfy the requirements under par. (am) 1. and 2. is the outstanding balance due on
14	the date that the individual applies for medical assistance for nursing facility
15	services or other long-term care services described in sub. (2).
16	(END)

financial assistance for a project under this section shall submit an engineering report, as required by the department by rule.

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SECTION 55. 281.61 (5) of the statutes is renumbered 281.61 (5) (a)

SECTION 56. 281.61 (5) of the statutes is amended to read:

281.61 (5) APPLICATION After the department approves a local governmental unit's an engineering report submitted under sub. (4), the local governmental unit or private owner of a community water system or nonprofit noncommunity water system shall 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.

**SECTION 57.** 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

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under s. 281.59 (13). The fees collected under this paragraph shall be credited to the environmental improvement fund.

SECTION 58. 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 on a per household basis, according to affordability criteria specified in the rules. For the purpose of ranking projects under this subsection, the department shall treat a project to upgrade a public water system to provide continuous disinfection of the water that it distributes as if the public water system were a surface water system that federal law requires to provide continuous disinfection.

**SECTION 59.** 281.61 (7) (c) of the statutes is amended to read:

281.61 (7) (c) The department of administration determines that the local governmental unit applicant will meet the requirements of s. 281.59 (9) (b).

SECTION 60. 281.61 (7) (d) of the statutes is repealed.

SECTION 61. 281.61 (8) (a) (intro.) of the statutes is renumbered 281.61 (8) (intro.) and amended to read:

281.61 (8) The department shall establish a funding list for each fiscal year that ranks projects of local governmental units applicants that submit approvable applications under sub. (5) in the same order that they appear on the priority list under sub. (6). If sufficient funds are not available to fund all approved applications for financial assistance, the department of administration shall allocate funding to







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finance plan updated to reflect the adopted biennial budget act, implements
legislative intent on the clean water fund program, the safe drinking water loan
program and the land recycling loan program. The building commission shall, no
later than 60 days after the date of enactment of the biennial budget act, either
approve or disapprove the biennial finance plan that is updated to reflect the adopted
biennial budget act, except that the building commission may not disapprove those
amounts that the legislature approves under s. 281.59 (3e) (a), (3m) (a) and (3s) (a).
If the building commission disapproves the version of the biennial finance plan that
is updated to reflect the adopted biennial budget act, it must notify the department
of natural resources and the department of administration of its reasons for
disapproving the plan, and those departments must revise that version of the
biennial finance plan and submit the revision to the building commission.

SECTION 2. 20.866 (2) (td) of the statutes is amended to read:

20.866 (2) (td) Safe drinking water loan program. From the capital improvement fund, a sum sufficient to be transferred to the environmental improvement fund for the safe drinking water loan program under s. 281.61. The state may contract public debt in an amount not to exceed \$60,200,000 \$67,700,000 for this purpose.

**SECTION 3.** 25.43 (1) (h) of the statutes is amended to read:

25.43 (1) (h) The fees imposed under ss. 281.58 (9) (d) (281.61 (5) (b)) and 281.60

(11m).

**SECTION 4.** 234.86 (1) (c) of the statutes is amended to read:

234.86 (1) (c) "Local governmental unit" has the meaning given in s. 281.61 (1) (a) (am), except that the term does not include a joint local water authority created under s. 66.0823.

1	SECTION 28. Subchapter III (title) of chapter 18 [precedes 18.70] of the statutes
2	is repealed.
3	SECTION 29. 18.70 of the statutes is repealed.
4	<b>SECTION 30.</b> 18.71 (intro.), (1d), (3), (4) and (5) of the statutes are renumbered
5	16.526 (1) (intro), (a), (b), (c) and (d), and 16.526 (1) (intro.), (a) 1. and 3. and (c) 2.
6	as renumbered, are amended to read:
7	16.526 (1) DEFINITIONS. (intro.) In this subchapter section, unless the context
8	requires otherwise:
9	(a) 1. The aggregate net payments expected to be made and received under a
10	specified interest exchange agreement under s. 18.73 (5) (a) sub. (4) (e) 1.
11	3. The aggregate net payments expected to be made and received under all
12	other interest exchange agreements under s. 18.73 (5) (a) sub. (4) (e) 1. relating to
13	those notes that are in force at the time of executing the agreement.
14	(c) 2. Payable from and secured solely by revenues pledged by the commission
15	and the department pursuant to the authorizing resolution provided that all such
16	pledged revenues must first be available for the payment of public debt; and
17	SECTION 31. 18.71 (1m) and (2) of the statutes are repealed.
18	<b>SECTION 32.</b> 18.72 of the statutes is renumbered 16.526 (2), and 16.526 (2) (a)
19	to (c), as renumbered, are amended to read:
201/	16.526 (2) PURPOSES OF OPERATING NOTES (a) The commission department may
21	authorize financial obligations to be incurred and evidences of operating notes to be
22	issued therefor in an amount sufficient to fund or refund the whole or any part of any
23	operating note issued under this subchapter section. However, no operating notes
24	originally issued in a fiscal year may be funded or refunded by proceeds of an
25	operating note to mature in a later fiscal year.

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1	(b) The commission department may authorize financial obligations to be
2	incurred and evidences of operating notes to be issued therefor to fund operating
3	deficits as moneys are required. The requirements for moneys shall be established
4	by the department.
5	(c) Each purpose specified in subs. (1) and (2) pars. (a) and (b) may include the
6	expenses of issuance of the operating notes and reserves securing the operating
7	notes.
8	SECTION 33. 18.725 of the statutes is renumbered 16.526 (3) and amended to
9	read:
10	16.526 (3) Limit on amount of operating notes. The building commission
11	department may not sell operating notes under s. 18.73 (2) sub. (4) (b) at any time
12	if the amount of operating notes to be sold at that time plus the amount of operating
13	notes outstanding at that time exceed 10% of the amounts shown in the schedule
14	under s. 20.005 (3) of appropriations of general purpose revenues, as defined in s.
15	20.001 (2) (a), plus the amounts shown in the schedule of appropriations of program
16	revenues, as defined in s. 20.001 (2) (b), both calculated as of that time and for that
17	fiscal year.
18	SECTION 34. 18.73 (1), (2), (4) and (5) (a), (b), (c), (d) (intro.), 1. and 2., (e) 1. and
19	3. and (f) of the statutes are renumbered 16.526 (4) (a), (b), (d) and (e) 1., 2., 3., 4.
20	(intro.), a. and b., 5. a. and c. and 6., and 16.526 (4) (a), (b), (d) and (e) 1., 2., 4. (intro.),
21	a. and b., 5. a. and 6. (intro.), as renumbered, are amended to read:
22	16.526 (4) PROCEDURES (a) Authorizing resolution. No financial obligations
23	may be incurred under this subchapter section nor may any evidence of operating

notes be issued by the state except upon submission of a request issuance of an

authorizing resolution by the department under s. 16.405 and pursuant to an

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- authorizing resolution of the commission. Each authorizing resolution shall state each purpose of the operating notes it authorizes, which need not be more specific but may not be more general than those purposes provided in or pursuant to law, and the maximum principal amount of the operating notes. The operating notes may be designated by any name as determined by the commission department.
- (b) Sale. Operating notes may be sold at either public or private sale. The commission department may provide in an authorizing resolution for the refunding of operating notes, for their exchange privately, in payment and discharge of any of the outstanding operating notes being refunded. All operating notes sold at public sale shall be noticed as provided in the authorizing resolution. Any bids received at public sale may be rejected.
- (d) Exercise of authority. Financial obligations may be incurred and evidences of operating notes issued therefor pursuant to one or more authorizing resolutions, unless otherwise provided in the resolution or in this subchapter section, at any time and from time to time, for any combination of purposes, in any specific amounts, at any rates of interest, for any term, payable at any intervals, at any place, in any manner and having any other terms or conditions deemed necessary or useful. Unless sooner exercised or unless a shorter period is provided in the resolution, every authorizing resolution shall expire 3 months after the date of its adoption.

(e) Agreements and arrangements; delegation; use of operating notes. 1. Subject to pars. (d) and (e) subd. 4. and 5., at the time of, or in anticipation of, contracting operating notes and at any time thereafter while the operating notes are outstanding, the commission department may enter into agreements and ancillary arrangements relating to the operating notes, including liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies,



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## State of Misconsin 2015 - 2016 LEGISLATURE



DOA:.....Potts, BB0422 - Solicitor general and deputy solicitors general

## FOR 2015-2017 BUDGET — NOT READY FOR INTRODUCTION



AN ACT ...; relating to: the budget.

## Analysis by the Legislative Reference Bureau JUSTICE

The bill allows the attorney general to appoint, in the unclassified service of the state civil service system, a solicitor general and up to three deputy solicitors general and to assign assistant attorneys general to assist the solicitor general.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:  $\triangle \setminus$ 

**SECTION 1.** 20.455 (1) (gk) of the statutes is created to read:

20.455 (1) (gk) Solicitor general Moneys received from the department from

under this subsection or sub. (3) or, if needed, other moneys received from the

department/for the expenses related to s. 165.055 (3).

\*\*\*\*NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

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1	SECTION 500. 238.135 of the statutes is renumbered 235.135 and amended to
2	read:
3	235.135 Grants to regional economic development organizations. The
4	corporation authority shall award annual grants to regional economic development
5	organizations to fund marketing activities. The amount of each grant may not exceed
6	\$100,000 or the amount of matching funds the organization obtains from sources
7	other than the corporation authority or the state, whichever is less.
8	<b>SECTION 501.</b> 238.15 of the statutes is renumbered 235.15, and 235.15 (1)
(9)	(intro.) (m) 1. (intro.) and c., (2) (3) (a), (b), (d) (intro.), 1. and 2. a. and b. and (e), as
10	renumbered, are amended to read: and
11	235.15 (1) ANGEL INVESTMENT TAX CREDITS. (intro.) The corporation authority
12	shall implement a program to certify businesses for purposes of s. 71.07 (5d). A
13	business desiring certification shall submit an application to the corporation
14	authority in each taxable year for which the business desires certification. The
15	business shall specify in its application the investment amount it wishes to raise and
16	the corporation authority may certify the business and determine the amount that
17	qualifies for purposes of s. 71.07 (5d). The corporation authority may certify or
18	recertify a business for purposes of s. 71.07 (5d) only if the business satisfies all of
19	the following conditions:
20	(m) 1. (intro.) It agrees that it will not relocate outside of this state during the
21	3 years after it receives an investment for which a person may claim a tax credit
22	under s. 71.07 (5d) and agrees to pay the corporation authority a penalty, in an

amount determined under subd. 2., if the business relocates outside of this state

during that 3-year period. For the purposes of this paragraph, a business relocates

1	<b>SECTION 525.</b> 238.365 of the statutes is renumbered 235.365, and 235.365	
2	(intro.), (2), (3) (intro.), (b) and (j) and (5) (g) and (h), as renumbered, are amended	
3	to read:	
4	235.365 Certification for tax benefits. (intro.) The corporation authority	
5	shall do all of the following:	
6	(2) Determine whether a person applying for tax benefits engages or will	
7	engage in economic activity that violates s. 238.38 235.38 (1).	
8	(3) (intro.) Subject to s. 238.38 235.38, certify persons who are eligible to claim	
9	tax benefits while an area is designated as a development zone, according to the	
L <b>0</b>	following criteria:	
11	(b) The person's commitment not to engage in economic activity that violates	
12	s. <del>238.38</del> <u>235.38</u> (1).	
13	(j) Any other criteria established under rules policies and procedures adopted	
l <b>4</b>	by the <del>corporation</del> <u>authority</u> .	
15	(5) (g) The limit under s. $238.368 \underline{235.368}$ on tax benefits the person may claim	
L6	while an area is designated as a development zone.	
17	(h) Other information required by the corporation authority or the department	
L8	of revenue.	
L9 an	SECTION <b>526.</b> 238.368 of the statutes is renumbered 235.368, and 235.368 (1)	cm
20)	(a) (b) (intro.), 1. and 2., (2) (intro.) and (b) and (3) (a) (intro.) and 1. and (b), as	
21	renumbered, are amended to read:	
22	235.368 (1) (a) The corporation authority shall establish a limit on the	
23	maximum amount of tax benefits a person certified under s. 238.365 235.365 (3) may	
24	claim while an area is designated as a development zone.	

1	(c) The requirement under ss. $\frac{238.30}{235.30}$ (2m) and $\frac{238.397}{235.397}$ (1) (am)
2	that an individual's position must be regular, nonseasonal, and full-time and that
3	the individual must be required to work at least 2,080 hours per year, including paid
4	leave and holidays.
5	<b>SECTION 530.</b> 238.395 of the statutes is renumbered 235.395, and 235.395 (1)
$\begin{pmatrix} 6 \end{pmatrix}$	(a), (b), (c), (d), (e), (f), (g), (h) and (i), (2) (c), (d) 1. and 2 (e) 1., 2. and 3., (3) (a) 1.,
7	2., 3. and 4., (b) 9., (c) and (d), (4) (a) (intro.) and (b) and (5) (a) (intro.), 2. and 3., (b),
8	(c), (d), (e) (intro.) and 3. and (f), as renumbered, are amended to read:
9	235.395 (1) (a) An area in the city of Beloit, the legal description of which is
10	provided to the corporation authority by the local governing body of the city of Beloit.
11	(b) An area in the city of West Allis, the legal description of which is provided
12	to the corporation authority by the local governing body of the city of West Allis.
13	(c) An area in the city of Eau Claire, the legal description of which is provided
14	to the corporation authority by the local governing body of the city of Eau Claire.
15	(d) An area in the city of Kenosha, the legal description of which is provided to
16	the corporation authority by the local governing body of the city of Kenosha.
17	(e) An area in the city of Milwaukee, the legal description of which is provided
18	to the <del>corporation</del> <u>authority</u> by the local governing body of the city of Milwaukee.
19	(f) For the Gateway Project, an area in the city of Beloit, the legal description
20	of which is provided to the corporation authority by the local governing body of the
21	city of Beloit.
22	(g) An area in the city of Janesville, the legal description of which is provided
23	to the corporation authority by the local governing body of the city of Janesville.
24	(h) An area in the city of Kenosha, the legal description of which is provided to
25	the corporation authority by the local governing body of the city of Kenosha.

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1	(3) (a) Except as provided under par. (c), the corporation authority may certify
2	for tax benefits in an agricultural development zone a new or expanding agricultural
3	business that is located in the agricultural development zone. In determining
4	whether to certify a business under this subsection, the corporation authority shall
5	consider, among other things, the number of jobs that will be created or retained by
6	the business.
7	(b) When the corporation authority certifies an agricultural business under
8	this subsection, the <del>corporation</del> <u>authority</u> shall establish a limit on the amount of tax
9	benefits that the business may claim. The corporation authority shall enter into an
10	agreement with the business that specifies the limit on the amount of tax benefits
11	that the business may claim and reporting requirements with which the business
12	must comply.
13	(4) (a) (intro.) The corporation authority shall notify the department of revenue
14	of all the following:
15	(b) The corporation authority shall annually verify information submitted to
16	the corporation authority under s. 71.07 (2dm) or (2dx), 71.28 (1dm) or (1dx), 71.47
17	(1dm) or (1dx), or 76.636.
18	(5) (intro.) The corporation authority shall adopt rules policies and procedures
19	for the operation of this section, including rules policies and procedures related to all
20	of the following:
21	(e) The exchange of information between the corporation authority and the
22	department of revenue.
23	<b>SECTION 533.</b> 238.399 of the statutes is renumbered 235.399, and 235.399 (1)
24	(am) 2 (intro.) (3) (a) (b) (intro.) (bm) (c) and (d) (5) (intro.) (b) (c) 1, a, and b) 2

1	1. (intro.) The definitions of a tier I county or municipality and a tier II county
2	or municipality. The corporation authority may consider all of the following
3	information when establishing the definitions required under this subdivision:
4	SECTION 534. 238.3995 of the statutes is renumbered 235.3995, and 235.3995
N (5)	(1) (b) (c), (2) (a) (intro.) and 4., (b) (intro.) and 8., (c) 1. and 2. and (d), (3) (a), (b), (c)
6	(d) 1. and 2., (4) (a) (intro.) and 10., (am), (ar), (b) 1., (c) (intro.) and (d) and (5), as
7	renumbered, are amended to read:
8	235.3995 (1) (b) "Full-time job" has the meaning given in s. 238.30 235.30 (2m).
9	(c) "Target population" has the meaning given in s. 238.30 235.30 (6).
10	(2) (a) (intro.) Subject to pars. (c) and (e), the corporation authority may
11	designate an area as an airport development zone if the corporation authority
12	determines all of the following:
13	4. That the airport development project is not likely to occur or continue
14	without the corporation authority designation of the area as an airport development
15	zone.
16	(b) (intro.) In making a determination under par. (a), the corporation authority
17	shall consider all of the following:
18	8. Any other factors that the corporation authority considers relevant.
19	(c) 1. The corporation authority may not designate as an airport development
20	zone, or as any part of an airport development zone, an area that is located within
21	the boundaries of an area that is designated as a development zone under s. $238.31$
22	235.31, as a development opportunity zone under s. 238.395 235.395, or as an
23	enterprise development zone under s. 238.397 235.397.
24	2. The corporation authority shall give the department of transportation the

opportunity to review and comment on any proposed designation under this

1	2. A provisional appointment made under subdivision 1. that is withdrawn by
2	the governor shall, upon withdrawal, lapse and create a vacancy for provisional
3	appointment of another initial chief executive officer or chief operating officer of the
4	Forward Wisconsin Development Authority. Any provisional appointment made
5	under subdivision 1. that is rejected by the senate shall upon rejection lapse and
6	create a vacancy for nomination and appointment of another initial chief executive
7	officer or chief operating officer of the Forward Wisconsin Development Authority
8	under subdivision 1.
9	(3) SUBMISSION OF ORGANIZATIONAL PLAN. No later than 30 days after the effective
10	date of this subsection, the board of directors of the Forward Wisconsin Development
11	Authority shall submit a report to the legislature under section 13.172 (2) of the
12	statutes detailing an organizational plan for the Forward Wisconsin Development
13	Authority.
14	SECTION 9250. Fiscal changes; Wisconsin Economic Development
15	Corporation.
16	(1) Transfers to the Forward Wisconsin Development Authority.
17	(a) The unencumbered balance in the appropriation account under section
(18)	20.192 (1) (a) of the statutes is transferred to the appropriation account under 20.885
19	(3) (a) roftes turutes
20	(b) The unencumbered balance in the appropriation account under section
21	20.192 (1) (m) of the statutes is transferred to the appropriation account under section
$\widecheck{22}$	20.885 (1) (m)
23	(c) The unencumbered balance in the appropriation account under section
24	20.192 (1) (r) of the statutes is transferred to the appropriation account under 20.885
25	$(3) (r) \qquad \qquad \bigcap  P  \qquad \qquad \bigcap  P  \qquad \qquad (3) (r) \qquad \qquad (3) (r) \qquad \qquad (4) (r) $

1	(d) The unencumpered balance in the appropriation account under section
$\frac{2}{3}$	20.192 (1) (s) of the statutes is transferred to the appropriation account under 20.885  (3) (s) The dutile
	****NOTE: Are any other appropriation balance transfers required?
4	SECTION 9350. Initial applicability; Wisconsin Economic Development
5	Corporation.
6	(1) SCHEDULE OF EXPENDITURES. The treatment of section 235.03 (3) (a), (ad),
7	(ah), (ap), and (at) of the statutes and the renumbering and amendment of section
8	238.03 (3) (a) of the statutes first apply to grant and loan contracts entered into on
9	the effective date of this subsection.
10	SECTION 9452. Effective dates; Other.
11	(1) Creation of Forward Wisconsin Development Authority. This act takes
12	effect on January 1, 2016, or on the day after publication, whichever is later.
	****Note: This effective date provision still needs to be replaced with a budget-style provision that lists all the statutes treated, and all the nonstatutory provisions included, in this draft.
13	(END)

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20.370 (2) (mr) General program operations — brownfields. From the environmental fund, the amounts in the schedule for administration of activities related to brownfields, as defined in s. 238.13 235.13 (1) (a).

**SECTION 55.** 20.370 (9) (ny) of the statutes is amended to read:

20.370 (9) (ny) Aids administration — safe drinking water loan programs; federal funds. From the safe drinking water loan program federal revolving loan fund account in the environmental improvement fund, all moneys received from the federal government to administer the safe drinking water loan program, as authorized by the governor under s. 16.54, for the administration of the safe drinking water loan program under s. 281.59 or 281.61, the drinking water loan guarantee program under ss. 234.86 235.86 and 281.625 and other drinking water quality activities under s. 281.62.

**SECTION 56.** 20.485 (3) (b) of the statutes is amended to read:

20.485 (3) (b) Self insurance. A sum sufficient to cover deficiencies in the amounts necessary to repay principal and interest on veterans housing loans made under s. 45.37 and financed by bonds sold under s. 234.40 235.409.

SECTION 57. 20.485 (3) (e) of the statutes is amended to read:

20.485 (3) (e) General program deficiency. A sum sufficient to pay any general program deficiency under s. 45.37, including any deficiency in the capital reserve fund requirement under s. 234.42 235.42.

**Section 58.** 20.490 of the statutes is repealed.

\*\*\*\*NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

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1	(2) Supplies false or misleading information to obtain tax benefits under s.
2	<del>238.303</del> <u>235.303</u> .
3	<b>Section 514.</b> 238.306 of the statutes is renumbered 235.306, and 235.306
4	(intro.), (1) (a) and (b), (2) (intro.), (a), (b), (c), (d), (e) (intro.), (f), (g), (h), (i) and (k)
5	and (3), as renumbered, are amended to read:
6	235.306 Responsibilities of the corporation authority. (intro.) The
7	corporation authority shall do all of the following:
8	235.306 (1) (a) Annually verify information submitted to the department of
9	revenue under ss. 71.07 (2dy), 71.28 (1dy), 71.47 (1dy), and 76.637 by persons
10	certified under s. $238.301$ $235.301$ (2) and eligible to receive tax benefits under s.
11	<del>238.303</del> <u>235.303</u> .
12	(b) Notify and obtain written approval from the chief executive officer of the
13	corporation authority for any certification under sub. (2) (j).
14	(2) Rules Policies and Procedures. (intro.) Establish by rule policies and
15	procedures all of the following:
16	(a) A schedule of hourly wage ranges to be paid, and health insurance benefits
17	to be provided, to an employee by a person certified under s. $238.301$ $235.301$ (2) and
18	the corresponding per employee tax benefit for which a person certified under s.
19	238.301 235.301 (2) may be eligible.
20	(b) A definition of "significant investment of capital" for purposes of s. 238.302
21	235.302 (2), together with a corresponding schedule of tax benefits for which a person
22	who is certified under s. $238.301$ $235.301$ (2) and who conducts a project described
23	in s. $\frac{238.302}{235.302}$ (2) may be eligible. The corporation authority shall include in
24	the definition required under this paragraph a schedule of investments that takes

into consideration the size or nature of the business.

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taxes, and administration of general program operations under s. 73.10 and administration of the assessor educational program under s. 73.08.

**Section 2.** 20.566 (2) (g) of the statutes is repealed.

\*\*\*\*Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

**SECTION 3.** 20.566 (2) (h) of the statutes is amended to read:

20.566 (2) (h) *Reassessments*. The amounts in the schedule for the purposes of ss. 70.055 and s. 70.75. All moneys received under ss. 70.055 and s. 70.75 shall be credited to this appropriation. Notwithstanding s. 20.001 (3) (a), at the end of the 2005–06 fiscal year the unencumbered balance of this appropriation account shall lapse to the general fund.

**Section 4.** 59.48 of the statutes is amended to read:

executive elected under s. 59.17 or the county administrator elected or appointed under s. 59.18 shall appoint a county assessor as prescribed in and subject to the limitations of s. 70.99, approve the hiring of the assessor's staff as prescribed in that section and otherwise comply with that section 70.991. In counties with neither a county executive nor a county administrator the appointment of the county assessor shall be the duty of the chairperson of the board subject to the approval of the board and subject to the limitations of s. 70.99. The hiring of the assessor's staff shall be the duty of the county assessor subject to the limitations of s. 70.99 70.991. In the case of a regional assessment unit, the appointments under this section shall be made by the county executive, the county administrator, or by the board chairperson with the approval of the board, consistent with this section, of the most populous

person's right to the notice of the changed assessment under this section, no additional notice is required under this section. The secretary of revenue shall prescribe the form of the notice required under this section. The form shall include information notifying the taxpayer of the procedures to be used to object to the assessment. The form shall also indicate whether the person assessed may be subject to a conversion charge under s. 74.485.

## **SECTION 41.** 70.44 (1) of the statutes is amended to read:

70.44 (1) Real or personal property omitted in whole or in part from assessment in any of the 2 next previous years, unless previously reassessed for the same year or years, shall be entered once additionally for each previous year of such omission, designating each such additional entry as omitted for the year of omission and affixing a just valuation to each entry for a former year as the same should then have been assessed according to the assessor's best judgment, and taxes shall be apportioned, using the net tax rate as provided in s. 70.43, and collected on the tax roll for such entry. This section shall only applies to property that can be identified as property discrete from the property formerly assessed, and does not apply to manufacturing property assessed by the department of revenue under s. 70.995.

## **Section 42.** 70.45 of the statutes is amended to read:

been completed in cities of the 1st class, they shall be delivered to the commissioner of assessments in 1st class cities that conduct assessments under (70.991 (3), in all other cities to the city clerk, in villages to the village clerk and in towns to the town clerk. At least 15 days before the first day on which the assessment rolls are open for examination, these officials shall have published a class 1 notice if applicable, or posted notice, under ch. 985, in anticipation of the roll delivery as provided in s.

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1 Section 102. 74.37 (6) of the statutes is repealed.

SECTION 9437. Effective dates; Revenue.

(1) COUNTY AND REGIONAL ASSESSMENTS. The treatment of sections 20.566 (2) (g) and (h), 59.48, 60.10 (1) (b) 3. 60.10 (2) (j), 60.30 (1) (a) 3., (2) (a), (b), (c), and (d), and (4) (b), 60.305 (2), 60.307, 60.61 (5) (c), 60.85 (5) (h), 61.19, 61.27, 62.09 (1) (a), 66.0509 (2) (b) and (3), 70.05 (1), (2), (4), (4m), (5) (b), (ba), (bb), (c), (d), (f), (g), and (h), 70.055, 70.06 (1) and (5), 70.075, 70.08, 70.10, 70.365, 70.45, 70.46 (1), (1m), (2), (3), (3d), (3e), and (4), 70.47 (2), (3) (a) (intro.), (ag), (ar), and (b), (5), (6m) (a) (intro.) and 1. and (b), (6r), (7) (bb), (c), and (d), (8) (d) and (j), (10) (c), (12), (13), (16) (a) and (c), 70.49 (4), 70.50, 70.501, 70.503, 70.51 (1) and (2), 70.57 (1) (a), 70.75 (1) (a) 1. and 2. and (b) and (3), 70.85, 70.885 (3), 70.99, 70.995 (8) (f) and (11), 73.03 (2a), 73.06 (1) and (8), 73.08, 73.09 (1), (2), (4) (a) and (b), and (7) (a), and 74.37 (4) (c) and (d) and (6) of the statutes, the renumbering and amendment of section 70.47 (1) of the statutes, and the creation of section 70.47 (1) (b) of the statutes take effect on December 31, 2016.

(END)

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under ch. 153, to contract with the data organization under s. 153.05 (2r), and to make payments to a corporation under s. 153.81 to support health information exchange. The contract fees paid under s. 153.05 (6m) and assessments paid under s. 153.60 shall be credited to this appropriation account.

SECTION 2. 153.60 (intro.) and (1) of the statutes are consolidated, renumbered 153.60 and amended to read:

153.60 Assessments to fund operations of department Department expenditure estimate. (intro.) Subject to s. 153.455: (1) The, the department shall, by the first October 1 after the commencement of each fiscal year, estimate the total amount of expenditures under this subchapter for the department for that fiscal year for data collection, database development and maintenance, generation of data files and standard reports, orientation and training provided under s. 153.05 (9) (a) and contracting with the data organization under s. 153.05 (2r). The department shall assess the estimated total amount for that fiscal year, less the estimated total amount to be received for purposes of administration of this subchapter under s. 20.435 (1) (hi) during the fiscal year and the unencumbered balance of the amount received for purposes of administration of this subchapter under s. 20.435 (1) (hi) from the prior fiscal year, to health care providers, other than hospitals and ambulatory surgery centers, who are in a class of health care providers from whom the department collects data under this subchapter in a manner specified by the department by rule. The department shall work together with the department of safety and professional services to develop a mechanism for collecting assessments from health care providers other than hospitals and ambulatory surgery centers. No health care provider that is not a facility may be assessed under this subsection an

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shall retain an ownership interest in the facility equal to the amount of the state's grant.

**Section 3.** 20.505 (1) (bv) of the statutes is created to read:

20.505 (1) (bv) Appropriation obligations repayment; sports and entertainment facilities. The amounts in the schedule to pay debt service costs due in the current fiscal year on appropriation obligations issued under s. 16.527 (3) (d), to make payments of the state under agreements and ancillary arrangements entered into under s. 16.527 (4) (e), and to pay related issuance or administrative expenses.

\*\*\*\*NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

**SECTION 4.** 20.505 (1) (in) of the statutes is created to read:

20.505 (1) (in) Appropriation obligation proceeds; sports and entertainment facilities. All moneys received from the sale of appropriation obligations that are issued under s. 16.527 (3) (d), and any earnings on such moneys and on any other moneys held for the purpose of this paragraph, to assist a sports and entertainment district under subch. VI of ch. 229 in the construction of sports and entertainment facilities, including the acquisition or lease of property, and to provide for reserves and for expenses of issuance and administration of the appropriation obligations, and to pay interest on the appropriation obligations, the redemption price of refunded appropriation obligations and any related obligations incurred under agreements entered into under s. 16.527 (4) (e), as determined by the department of administration. Estimated disbursements under this paragraph shall not be included in the schedule under s. 20.005.

\*\*\*\*Note: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

**SECTION 5.** 20.866 (1) (u) of the statutes is amended to read:

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20.866 (1) (u) Principal repayment and interest. A sum sufficient from moneys
appropriated under sub. (2) (zp) and ss. $20.115$ (2) (d) and (7) (b) and (s), $20.190$ (1)
(c), (d), (i), and (j), $20.225$ (1) (c) and (i), $20.245$ (1) (e) and (j), $20.250$ (1) (c) and (e),
$20.255\ (1)\ (d), 20.285\ (1)\ (d), (je), and (gj), 20.320\ (1)\ (c)$ and (t) and (2) (c), $20.370\ (7)$
(aa), (ac), (ad), (ag), (aq), (ar), (at), (au), (bq), (br), (cb), (cc), (cd), (cg), (cq), (cr), (cs),
(ct), (ea), (eq), and (er), 20.395 (6) (af), (aq), (ar), and (au), 20.410 (1) (e), (ec), and (ko)
and $(3)$ (e), $20.435$ (2) (ee), $20.465$ (1) (d), $20.485$ (1) (f) and (go), $(3)$ (t) and $(4)$ (qm),
20.505 (4) (es), (et), (ha), and (hb) and (5) (c), (g), and (kc), $20.855$ (8) (a), and $20.867$
(1) (a) and (b) and (3) (a), (b), (bb), (bc), (bd), (be), (bf), (bg), (bh), (bi), (bj), (bL), (bm),
(bn), (bp), (bq), (br), (bt), (bu), (bv), (cb), (cd), (cf), (ch), (cj), (g), (h), (i), (kd), and (q) for
the payment of principal, interest, premium due, if any, and payment due, if any,
under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a)
relating to any public debt contracted under subchs. I and IV of ch. 18.

**Section 6.** 20.866 (2) (zr) of the statutes is created to read:

20.866 (2) (zr) Sports and entertainment facility. From the capital improvement fund, a sum sufficient for the building commission to provide a grant to a sports and entertainment district to aid in the construction of a facility, including the acquisition or lease of property, as described in s. 13.48 (45). The state may contract public debt in an amount not to exceed \$220,000,000 for this purpose.

\*\*\*\*NOTE: This SECTION involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

**SECTION 7.** 20.867 (3) (bt) of the statutes is created to read:

20.867 (3) (bt) Principal repayment, interest and rebates; sports and entertainment facility. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing the construction of a facility,

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1	232.05 (3) The corporation may not:
2	(a) Sell, exchange, or otherwise divest itself of the Bradley center to a sports
3	and entertainment district under subch. VI of ch. 229.
4	(b) Dissolve and wind up its affairs, unless the legislature enacts a law ordering
5	dissolution or except as provided in s. 232.07 upon the sale, exchange, or other
6	divestiture of the Bradley center.
7	Section 9129. Nonstatutory provisions; Local Government.
8/	(1) Local sports and entertainment district.
1926	(a) Appointment of district board members. Not later than 90 days after the
10	effective date of this paragraph [LRB inserts date], the governor shall notify the
11	senate of his or her initial appointments to the district board under section 229.859
12	of the statutes, as created by this act, and not later than 30 days after the governor
13	notifies the senate of the appointments, the senate shall confirm or reject the
14	governor's appointees.
15	(b) Staggering of terms. Notwithstanding the 7-year terms specified under
16	section 229.859 of the statutes, as created by this act, the initial appointees of the
17	governor under paragraph (a) shall have terms that expire as follows:
18	1. The terms of 3 members, as determined by the governor, shall expire on July
19	1, 2020.
20	2. The terms of 3 members, as determined by the governor, shall expire on July
21	1, 2021.
22	3. The terms of 3 members, as determined by the governor, shall expire on July
23	1, 2022.

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VETransfer, Inc., under s. 45.45.

SECTION 1. 20.485 (2) (vm) of the statutes is amended to read:

2 20.485 (2) (vm) Assistance to needy veterans and veteran start-up businesses.

The amounts in the schedule for aid payments under s. 45.40 and for the grant to

**SECTION 2.** 20.885 (3) (b) of the statutes is created to read:

20.885 (3) (b) Global Entrepreneurship Collective. The amounts in the schedule for grants to the Forward Wisconsin Development Authority, which the Forward Wisconsin Development Authority shall use for making the payments under s. 235.26 (1).

\*\*\*\*NOTE: This Section involves a change in an appropriation that must be reflected in the revised schedule in s. 20.005, stats.

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SECTION 3. 45.45 of the statutes is renumbered 235.26, and 235.26 (title) (1), (2), (3), (4) (intro.), (a), (b), (c) (intro.), 5. and 6. and (d) and (5) (a) and (b), as renumbered, are amended to read.

235.26 (title) Grant to VETransfer Global Entrepreneurship Collective, Inc.

- (1) PAYMENT. From the appropriation under s. 20.485 (2) (vm), the department The authority shall pay \$500,000 to VETransfer, Inc. Global Entrepreneurship Collective, in fiscal year 2013–14 2016–2017, subject to the requirements under subs. (2) to (5).
- (2) Grants to veteran-owned start-up businesses. Of the moneys VETransfer Global Entrepreneurship Collective, Inc., receives under sub. (1), VETransfer Global Entrepreneurship Collective, Inc., shall grant at least \$300,000 to veterans who are residents of this state or to businesses owned by veterans who are residents of this state. A veteran or a veteran's business that is awarded a grant under this subsection