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State of Misconsin 2019 - 2020 LEGISLATURE

LRBb0402/P1 ALL:all

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION ASSEMBLY AMENDMENT, TO ASSEMBLY BILL 56

b0020/P1.1 2	1. Page 93, line 1: delete lines 1 to 3.
b0021/P1.1 3	2 . Page 93, line 4: delete the material beginning with that line and ending with
4	page 105, line 18.
b0026/P1.1 5	3. Page 105, line 19: delete the material beginning with that line and ending
6	with page 106, line 2.
b0022/P1.1 7	4. Page 106, line 3: delete lines 3 to 12.
b0021/P1.2 8	5. Page 106, line 13: delete the material beginning with that line and ending
9	with page 107, line 7.
b0022/P1.2 10	6. Page 107, line 8: delete the material beginning with that line and ending

with page 111, line 12.

At the locations indicated, amend the bill as follows:

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b0026/P1.2 1	7. Page 111, line 13: delete the material beginning with that line and ending
2	with page 112, line 12.
b0022/P1.3 3	8. Page 112, line 13: delete the material beginning with that line and ending
4	with page 113, line 8.
b0068/P1.1 5	9. Page 113, line 9: delete that line.
b0065/P1.1 6	10. Page 113, line 10: delete that line.
b0064/P1.1 7	11. Page 113, line 11: delete that line.
b0092/P1.1 8	12. Page 113, line 12: delete lines 12 to 25.
b0372/P1.1 9	13. Page 114, line 1: delete the material beginning with that line and ending
10	with page 118, line 2.
b0351/P3.1 11	14. Page 118, line 2: after that line insert:
b0351/P3.1 12	"Section 26m. 13.48 (20m) of the statutes is created to read:
13	13.48 (20m) Grants for local projects. (a) The building commission shall
14	establish and operate a grant program under this subsection to assist nonstate
15	organizations to carry out construction projects having a public purpose. The
16	building commission may not award a grant for a construction project under this
17	subsection unless the building commission first determines that the project is in the
18	public interest and serves one or more public purposes that are statewide
19	responsibilities of statewide dimension.
20	(b) The building commission may award a grant to any nonstate organization

for a construction project that satisfies par. (a). The municipality, as defined in s.

59.001 (3), in which the construction project is or will be located shall apply to the

b0351/P3.1

building commission for the grant on behalf of the nonstate organization carrying out the construction project.

- (c) The building commission may authorize up to \$25,000,000 in general fund supported borrowing for grants awarded under par. (b). Each grant award may not exceed \$5,000,000. Before considering each grant application, the building commission shall determine that the organization carrying out the project has secured additional funding for the project from nonstate revenue sources in an amount that is equal to at least 50 percent of the total cost of the project.
- (d) If the building commission awards a grant under par. (b), and if, for any reason, the space that is constructed with funds from the grant is not used for one or more public purposes determined by the building commission under par. (a), the state shall retain an ownership interest in the constructed space equal to the amount of the state's grant.
- (e) The building commission may not award a grant under par. (b) unless the department of administration has reviewed and approved plans for the construction project associated with the grant. Notwithstanding ss. 16.85 (1) and 16.855 (1m), the department of administration may not supervise any services or work or let any contract for the project. Section 16.87 does not apply to the project.

Section 260. 13.48 (20s) of the statutes is created to read:

13.48 (20s) Northern Wisconsin regional crisis center. (a) The building commission may award a grant under this subsection to a nonstate organization for the establishment of a northern Wisconsin regional crisis center. The building commission may not award a grant under this subsection unless the building commission first determines that the project is in the public interest and serves one or more public purposes that are statewide responsibilities of statewide dimension.

1	(b) Subject to approval of the joint committee on finance, the building
2	commission may authorize up to \$15,000,000 in general fund supported borrowing
3	for a grant awarded under par. (a).
4	(c) If the building commission awards a grant under par. (a), and if, for any
5	reason, the space that is constructed with funds from the grant is not used for one
6	or more public purposes determined by the building commission under par. (a), the
7	state shall retain an ownership interest in the constructed space equal to the amount
8	of the state's grant.".
b0116/P1.1 9	15. Page 118, line 3: delete lines 3 to 9.
b0351/P3.2 10	16. Page 118, line 9: after that line insert:
b0351/P3.2 11	"Section 27c. 13.48 (27m) (b) of the statutes is amended to read:
12	13.48 (27m) (b) The building commission may authorize up to a total of
13	\$40,000,000 <u>\$80,000,000</u> in general fund supported borrowing to assist counties in
14	establishing or constructing secured residential care centers for children and youth
15	and attached juvenile detention facilities. Any such state funding commitment shall
16	be in the form of a grant to a county issued under 2017 Wisconsin Act 185, section
17	110 (4).
b0351/P3.2 18	Section 27d. 13.48 (31) (title) of the statutes is amended to read:
19	13.48 (31) (title) Debt increase for construction of a biomedical research
20	AND TECHNOLOGY INCUBATOR AND FOR A CANCER RESEARCH FACILITY AT THE MEDICAL
21	College of Wisconsin, Inc.
b0351/P3.2 22	Section 27e. 13.48 (31) (e) of the statutes is created to read:
23	13.48 (31) (e) The legislature finds and determines that cancer is the leading
24	cause of death of the citizens of this state and that research into the causes,

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with page 122, line 5.

with page 123, line 2.

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prevention, and cures of cancer is of vital importance to the health and well-being of all citizens of this state and is a statewide responsibility of statewide dimension. It is therefore in the public interest, and it is the public policy of this state, to assist the Medical College of Wisconsin, Inc., in the construction of a cancer research facility in Milwaukee County. **Section 27f.** 13.48 (31) (f) of the statutes is created to read: 13.48 (31) (f) The building commission may authorize up to \$10,000,000 in general fund supported borrowing to assist the Medical College of Wisconsin, Inc., in the construction of a cancer research facility in Milwaukee County. The state funding commitment shall be in the form of a grant to the Medical College of Wisconsin, Inc. Before approving any state funding commitment for the construction of the cancer research facility, the building commission shall determine that the Medical College of Wisconsin, Inc., has secured additional funding for the project of at least \$90,000,000 from nonstate revenue sources. **Section 27g.** 13.48 (31) (g) of the statutes is created to read: 13.48 (31) (g) If the building commission authorizes a grant to the Medical College of Wisconsin, Inc., under par. (f), and if, for any reason, the space that is constructed with funds from the grant is not used for cancer research, the state shall retain an ownership interest in the constructed space equal to the amount of the state's grant.". 17. Page 118, line 10: delete the material beginning with that line and ending

18. Page 122, line 6: delete the material beginning with that line and ending

b0204/P1.1 23 with page 126, line 2.

27. Page 126, line 3: delete lines 3 to 14.

b0067/P1.1 1	19. Page 123, line 3: delete lines 3 to 5.
b0044/1.1 2	20. Page 123, line 18: delete lines 18 to 20 and substitute "and except that
3	access to documents of the opportunity schools and partnership programs under s.
4	119.33, subch. $\frac{1}{1}$ of ch. 115, and subch. II of ch. 119 is limited to work performed
5	in connection with audits authorized under sub. (1) (os). In the".
b0044/1.2 6	21. Page 124, line 4: delete lines 4 to 6 and substitute "(m). Audits of the
7	records of the opportunity schools and partnership programs under s. 119.33, subch.
8	$\underline{\text{IX}}\underline{\text{X}}\text{of ch. }115,$ and subch. II of ch. 119 may be performed only as provided in par. (os).
9	After completion of any audit under this paragraph, the".
b0044/1.3 10	22. Page 124, line 15: delete the material beginning with that line and ending
11	with page 125, line 4, and substitute:
b0044/1.3 12	"Section 35. 13.94 (1) (os) of the statutes is amended to read:
13	13.94 (1) (os) Beginning in 2017, and biennially thereafter, prepare a
14	performance evaluation audit of the opportunity schools and partnership programs
15	under s. 119.33, subch. \underline{IX} \underline{X} of ch. 115, and subch. II of ch. 119. The legislative audit
16	bureau shall file a copy of the report of the audit under this paragraph with the
17	distributees specified in par. (b).".
b0113/P1.1 18	23. Page 125, line 5: delete lines 5 to 13.
b0129/P1.1 19	24. Page 125, line 14: delete lines 14 to 18.
b0113/P1.2 20	25. Page 125, line 20: delete lines 20 and 21.
b0087/P1.1 21	26. Page 125, line 22: delete the material beginning with that line and ending

b0374/P1.1 1	28. Page 126, line 15: delete lines 15 to 19.
b0004/P2.1 2	29. Page 126, line 20: delete lines 20 and 21.
b0315/P1.1	30. Page 126, line 21: after that line insert:
b0315/P1.1 4	"Section 46m. 15.463 of the statutes is created to read:
5	15.463 Same; offices. (1) Office of innovative program delivery. There is
6	created an office of innovative program delivery in the department of transportation.
7	The director of the office shall be appointed by, and report directly to, the secretary
8	of transportation.".
b0262/P1.1 9	31. Page 126, line 22: delete the material beginning with that line and ending
10	with page 127, line 3.
b0336/P1.1 11	32. Page 127, line 10: delete the material beginning with that line and ending
12	with page 128, line 4.
b0336/P1.2 13	33. Page 128, line 5: after that line insert:
b0336/P1.2 14	"Section 55c. 16.047 (4s) of the statutes is created to read:
15	16.047 (4s) School bus replacement grants. (a) In this subsection:
16	1. "School board" has the meaning given in s. 115.001 (7).
17	2. "School bus" has the meaning given in s. 121.51 (4).
18	(b) The department shall establish a program to award grants of settlement
19	funds from the appropriation under s. 20.855 (4) (h) to school boards for the
20	replacement of school buses owned and operated by the school boards with school
21	buses that are energy efficient, including school buses that use alternative fuels. Any
22	school board may apply for a grant under the program.
23	(c) As a condition of receiving a grant under this subsection, the school board

shall provide matching funds equal to the amount of the grant award.

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1	(d) A school board may use settlement funds awarded under this subsection
2	only for the payment of costs incurred by the school board to replace school buses in
3	accordance with the settlement guidelines.".
b0193/P3.1 4	34. Page 128, line 6: delete lines 6 to 10.
b0124/1.1 5	35. Page 128, line 11: delete lines 11 to 20.
b0047/1.1 6	36. Page 129, line 8: delete that line.
b0063/P1.1 7	37. Page 129, line 9: delete that line.
b0006/P1.1 8	38. Page 129, line 10: delete the material beginning with that line and ending
9	with page 130, line 17.
b0372/P1.2 10	39. Page 130, line 21: delete the material beginning with that line and ending
11	with page 134, line 19.
b0047/1.2 12	40. Page 134, line 20: delete that line.
b0129/P1.2 13	41. Page 134, line 21: delete the material beginning with that line and ending
14	with page 136, line 17.
b0141/P1.1 15	42. Page 136, line 18: delete the material beginning with that line and ending
16	with page 137, line 3.
b0191/P1.1 17	43. Page 137, line 4: delete the material beginning with that line and ending
18	with page 138, line 7.
b0190/P3.1 19	44. Page 138, line 8: delete lines 8 to 10.
b0190/P3.2 20	45. Page 139, line 5: delete lines 5 to 8 and substitute:
21	" 16.9945 (2) A school district is eligible for a grant under this section in <u>a</u> fiscal
22	year 2017–18 if the school district's membership in the previous school year divided

by the school district's area in square miles is 16 or less.".

b0190/P3.3 1	46. Page 139, line 10: delete lines 10 to 13.
b0190/P3.4 2	47. Page 139, line 14: delete lines 14 to 22 and substitute:
b0190/P3.4 3	"Section 96m. 16.9945 (2m) (b) (intro.) of the statutes is amended to read:
4	16.9945 (2m) (b) (intro.) A public library, including the branch of a public
5	library a library branch, is eligible for a grant under this section in a fiscal year
6	2017-18 or in fiscal year 2018-19 or in both fiscal years if the population of the
7	municipality within which the library or branch of the library library branch is
8	located is 20,000 or less and if the public library or branch library branch is located
9	in one of the following areas of the state:".
b0190/P3.5 10	48. Page 139, line 23: delete the material beginning with that line and ending
11	with page 141, line 7.
b0190/P3.6 12	49. Page 142, line 15: delete "1.544 megabits 1 gigabyte" and substitute "1.544
13	megabits".
b0035/2.1 14	50. Page 144, line 18: delete the material beginning with that line and ending
15	with page 145, line 3.
b0360/P1.1 16	51. Page 373, line 1: delete lines 1 to 7.
b0357/P1.1 17	52. Page 373, line 11: delete lines 11 to 14.
b0008/P1.1 18	53. Page 373, line 15: delete lines 15 to 18.
b0325/P1.1 19	54. Page 373, line 18: after that line insert:
b0325/P1.1 20	"Section 130m. 20.115 (7) (qf) of the statutes is amended to read:
21	20.115 (7) (qf) Soil and water management; aids. From the environmental
22	fund, the amounts in the schedule for cost-sharing grants and contracts under the
23	soil and water resource management program under s. 92.14, but not for the support

b0223/P2.1 23

of local land conservation personnel, and for producer led watershed protection 1 2 grants under s. 93.59. The department shall allocate funds, in an amount that does 3 not exceed \$750,000 in each fiscal year of the 2017–19 fiscal biennium and \$250,000 4 \$500,000 in each fiscal year thereafter, for the producer led watershed protection 5 grants.". b0337/P1.1 **55.** Page 373, line 19: delete the material beginning with that line and ending 7 with page 374, line 3. b0270/P2.1 **56.** Page 375, line 5: after that line insert: b0270/P2.1 9 **"Section 135g.** 20.235 (1) (dg) of the statutes is created to read: 10 20.235 (1) (dg) Rural dentistry scholarship program; scholarships. amounts in schedule for scholarships under the program established under s. 39.465 11 12 (2).b0270/P2.1**Section 135r.** 20.235 (1) (dr) of the statutes is created to read: 13 20.235 **(1)** (dr) Rural dentistry scholarship program; administration. 14 15 Biennially, the amounts in the schedule for grants under s. 39.465 (5).". b0227/P1.1 **57.** Page 375, line 9: delete lines 9 to 13. 16 b0249/P1.1 **58.** Page 375, line 14: delete lines 14 to 21. 17b0236/P1.1 18 **59.** Page 375, line 22: delete the material beginning with that line and ending with page 376, line 5. 19 b0238/P2.1 **60.** Page 376, line 6: delete lines 6 to 15. 20b0240/P1.1 **61.** Page 376, line 16: delete lines 16 to 18. 21b0223/P2.1 **62.** Page 376, line 18: after that line insert: 22

"Section 142f. 20.255 (2) (ap) of the statutes is created to read:

1	20.255 (2) (ap) Supplemental per pupil aid. The amounts in the schedule for
2	supplemental per pupil aid under s. 115.439.".
b0243/P1.1 3	63. Page 376, line 19: delete that line.
b0203/P1.1 4	64. Page 376, line 20: delete lines 20 to 22.
b0231/P1.1 5	65. Page 376, line 23: delete lines 23 to 25.
b0239/P2.1 6	66. Page 377, line 1: after that line insert:
b0239/P2.1 7	"Section 146e. 20.255 (2) (bi) of the statutes is created to read:
8	20.255 (2) (bi) Grants for robot-assisted educational programs for pupils with
9	autism. The amounts in the schedule for the grants under s. 115.375.".
b0228/P1.1 10	67. Page 377, line 2: delete lines 2 to 14.
b0241/P1.1 11	68. Page 377, line 15: delete lines 15 to 19.
b0248/P1.1 12	69. Page 377, line 20: delete lines 20 to 22.
b0128/P1.1 13	70. Page 377, line 23: delete lines 23 to 25.
b0261/P1.1 14	71. Page 378, line 1: delete lines 1 to 7.
b0222/P1.1 15	72. Page 378, line 8: delete lines 8 to 11.
b0244/P1.1 16	73. Page 378, line 13: delete lines 13 to 22.
b0232/P1.1 17	74. Page 378, line 23: delete the material beginning with that line and ending
18	with page 379, line 3.
b0244/P1.2 19	75. Page 379, line 4: delete lines 4 to 6.
b0235/P2.1 20	76. Page 379, line 7: delete that line.
b0247/P1.1 21	77. Page 379, line 8: delete lines 8 to 10.
b0242/P2.1 22	78. Page 379, line 10: after that line insert:

b0242/P2.1 1	"Section 163s. 20.255 (2) (fa) of the statutes is created to read:
2	20.255 (2) (fa) Grants to Lakeland STAR schools. Biennially, the amounts in
3	the schedule for the grants under 2019 Wisconsin Act (this act), section 9134 $(5p)$
4	and (6p).
b0242/P2.1 5	Section 163t. 20.255 (2) (fa) of the statutes, as created by 2019 Wisconsin Act
6	(this act), is repealed.".
b0044/1.4 7	79. Page 379, line 11: delete that line.
b0246/P1.1 8	80. Page 379, line 12: delete lines 12 to 15.
b0254/P2.1 9	81. Page 379, line 21: delete lines 21 to 23.
b0254/P2.2 10	82. Page 380, line 5: delete lines 5 to 8.
b0378/P1.1 11	83. Page 383, line 1: before that line insert:
b0378/P1.1 12	"Section 176m. 20.370 (2) (gt) of the statutes is renumbered 20.370 (1) (gt).".
b0364/P1.1 13	84. Page 383, line 1: delete lines 1 to 11.
b0361/P1.1 14	85. Page 383, line 1: after that line insert:
b0361/P1.1 15	Section 177e. 20.370 (3) (ca) of the statutes is created to read:
16	20.370 (3) (ca) Law enforcement — radios; state funds. Biennially, from the
17	general fund, the amounts in the schedule for acquiring law enforcement radios.
b0361/P1.1 18	Section 177m. 20.370 (3) (cq) of the statutes is created to read:
19	20.370 (3) (cq) Law enforcement — radios; environmental fund. Biennially,
20	from the environmental fund, the amounts in the schedule for acquiring law
21	enforcement radios.
b0361/P1.1 22	Section 177s. 20.370 (3) (cr) of the statutes is created to read:

1	20.370 (3) (cr) Law enforcement — radios; conservation fund. Biennially, the
2	amounts in the schedule for acquiring law enforcement radios.".
b0378/P1.2 3	86. Page 383, line 11: after that line insert:
b0378/P1.2 4	"Section 178m. 20.370 (4) (aw) of the statutes is renumbered 20.370 (9) (aw).".
b0256/P1.1 5	87. Page 383, line 12: delete lines 12 to 15.
b0371/P1.1 6	88. Page 383, line 15: after that line insert:
b0371/P1.1 7	"Section 179m. 20.370 (4) (mi) of the statutes is amended to read:
8	20.370 (4) (mi) General program operations — private and public sources.
9	From the general fund, all moneys not otherwise appropriated that are received from
10	private or public sources, other than state agencies and the federal government, for
11	facilities, materials, or services provided by the department relating to its
12	environmental quality functions and to the management of the state's water
13	resources and all moneys required under s. 283.31 (8) (b) to be credited to this
14	appropriation to pay for expenses associated with those facilities, materials, or
15	services.".
b0378/P1.3 16	89. Page 383, line 15: after that line insert:
b0378/P1.3 17	"Section 179g. 20.370 (4) (gh) of the statutes is renumbered 20.370 (9) (gh).
b0378/P1.3 18	Section 179r. 20.370 (4) (gi) of the statutes is renumbered 20.370 (9) (gi).".
b0324/P1.1 19	90. Page 383, line 16: delete lines 16 to 22.
b0363/P1.1 20	91. Page 383, line 22: after that line insert:
b0363/P1.1 21	"Section 180m. 20.370 (7) (hu) of the statutes is amended to read:
22	20.370 (7) (hu) Parks <u>and trails</u> development — conservation fund. From the
23	conservation fund, from moneys received by the department for state parks and

1	<u>trails</u> activities, as a continuing appropriation, the amounts in the schedule for parks
2	and trails development and maintenance on state parks and trails property.".
b0371/P1.2 3	92. Page 383, line 24: delete the material beginning with that line and ending
4	with page 384, line 3, and substitute:
5	"20.370 (9) (ag) Animal feeding operations - fees. From the general fund, all
6	moneys received under s. 283.31 (8) for regulating animal feeding operations under
7	chs. 281 and 283.
b0371/P1.2 8	Section 181d. 20.370 (9) (ap) of the statutes is created to read:
9	20.370 (9) (ap) Animal feeding operations. From the environmental fund, the
10	amounts in the schedule for regulating animal feeding operations under chs. 281 and
11	283.".
b0362/P2.1 12	93. Page 384, line 3: after that line insert:
b0362/P2.1 13	"Section 181g. 20.370 (9) (jb) of the statutes is repealed.
b0362/P2.1 14	Section 181r. 20.370 (9) (jq) of the statutes is created to read:
15	20.370 (9) (jq) Off-highway motorcycle administration. As a continuing
16	appropriation, an amount equal to the amount determined under s. $23.335(20)(a)$
17	in that fiscal year for the purposes specified under s. 23.335 (20) (b) and (d), for
18	issuing and renewing off-highway motorcycle registration under s. 23.335 (3), (4),
19	and (5), for grants under the safety grant program under s. 23.335 (15), and for state
20	and local law enforcement operations related to off-highway motorcycles.".
b0378/P1.4 21	94. Page 384, line 3: after that line insert:
b0378/P1.4 22	"Section 181m. 20.370 (9) (ks) of the statutes is renumbered 20.370 (4) (ks).".
b0092/P1.2 23	95. Page 384, line 4: delete lines 4 to 11.
b0346/P1.1 24	96. Page 384, line 12: delete lines 12 to 15.

b0306/P3.1 1	97. Page 384, line 15: after that line insert:
b0306/P3.1 2	"Section 184m. 20.395 (2) (br) of the statutes is created to read:
3	20.395 (2) (br) Passenger rail development, state funds. As a continuing
4	appropriation, the amounts in the schedule for rail passenger route development
5	under s. 85.061 (3) (a).".
b0312/P3.1 6	98. Page 384, line 15: after that line insert:
b0312/P3.1 7	"Section 184m. 20.395 (2) (fc) of the statutes is created to read:
8	20.395 (2) (fc) Local roads improvement discretionary supplement. From the
9	general fund, as a continuing appropriation, the amounts in the schedule for the local
10	roads improvement discretionary supplemental grant program under s. 86.31 (3s).".
b0314/P1.1 11	99. Page 384, line 15: after that line insert:
b0314/P1.1 12	"Section 184m. 20.395 (2) (eq) of the statutes is amended to read:
13	20.395 (2) (eq) Highway and local bridge improvement assistance, state funds.
14	As a continuing appropriation, the amounts in the schedule for bridge development,
15	construction, and rehabilitation under s. 84.18, for the development and
16	construction of bridges under ss. 84.12 and 84.17, for payments to local units of
17	government for jurisdictional transfers under s. 84.16, for the improvement of the
18	state trunk highway system under 1985 Wisconsin Act 341, section 6 (1), to provide
19	for the payments specified under 2001 Wisconsin Act 16, section 9152 (3d), and for
20	the payment required under 2015 Wisconsin Act 55, section 9145 (3f), and for the
21	payment required under 2019 Wisconsin Act (this act), section 9144 (4x).".
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00316/P2.1 22 **100.** Page 384, line 15: after that line insert:

b0316/P2.1 23

"Section 184m. 20.395(2) (bu) of the statutes is amended to read:

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b0293/P1.1

b0293/P1.1

b0001/P2.1

b0001/P2.1

 $\begin{array}{c} 21 \\ \text{b0285/P1.1} \\ 22 \\ \text{b0106/P1.1} \\ 23 \end{array}$

b0276/P2.1

20.395 (2) (bu) Freight rail infrastructure improvements and intermo	<u>odal</u>
<u>freight facilities grants</u> , state funds. As a continuing appropriation, the amount	s in
the schedule for loans under s. 85.08 (4m) (d) and (e), grants under s. 85.093, an	d to
make payments under s. 85.085.".	
101. Page 385, line 8: after that line insert:	
"Section 187m. 20.435 (1) (be) of the statutes is created to read:	
20.435 (1) (be) Qualified treatment trainee program grants. The amount	s in
the schedule for grants under s. 146.618.".	
102. Page 385, line 9: delete lines 9 to 11.	
103. Page 385, line 14: after that line insert:	
"Section 189m. 20.435 (1) (ec) of the statutes is created to read:	
20.435 (1) (ec) Nitrate testing grant program. As a continuing appropriat	ion,
the amounts in the schedule for grants to private well owners for remediation	for
private wells with excessive nitrate levels and for reimbursement to counties for	the
actual costs of administering testing and reporting requirements under s. 254.2	25.".
104. Page 385, line 16: after that line insert:	
"Section 191d. 20.435 (1) (ky) of the statutes is amended to read:	
20.435 (1) (ky) Interagency and intra-agency aids. Except as provided in p	ars.
(kb) and par. (ke), all moneys received from other state agencies and all mor	ieys
received by the department from the department for aids to individuals	and
organizations relating to public health services, for the purposes for which receive	ed.".
105. Page 388, line 16: delete that line.	
106. Page 390, line 13: delete lines 13 to 21.	
107. Page 391, line 13: delete lines 13 to 15.	

b0008/P1.2 1	108. Page 391, line 16: delete lines 16 to 19.
b0038/1.1 2	109. Page 393, line 18: delete lines 18 to 20.
b0355/P1.1 3	110. Page 393, line 21: delete lines 21 to 23.
b0335/P2.1 4	111. Page 395, line 23: delete lines 23 to 25.
b0102/P1.1 5	112. Page 396, line 1: delete that line.
b0335/P2.2 6	113. Page 396, line 1: after that line insert:
b0335/P2.2 7	"Section 220m. 20.437 (2) (jm) of the statutes is created to read:
8	20.437 (2) (jm) Child care worker background check. All moneys received from
9	fees under s. 48.686 to be used for the purposes of obtaining a fingerprint-based
10	criminal history search with respect to child care programs.".
b0089/P1.1 11	114. Page 396, line 2: delete that line.
b0114/P1.1 12	115. Page 396, line 8: delete that line.
13	116. Page 396, line 9: delete lines 9 to 17.
b0151/P1.2 14	117. Page 396, line 18: delete that line.
b0149/P1.2 15	118. Page 396, line 19: delete the material beginning with that line and
16	ending with page 397, line 3.
b0150/P1.2 17	119. Page 397, line 4: delete lines 4 to 7.
b0261/P1.2 18	120. Page 397, line 8: delete that line.
b0151/P1.3 19	121. Page 397, line 9: delete lines 9 to 14.
b0201/P1.1 20	122. Page 397, line 14: after that line insert:
b0201/P1.1 21	"Section 230m. 20.445 (1) (fm) of the statutes is amended to read:

1	20.445 (1) (fm) Youth summer jobs programs. The amounts in the schedule for
2	youth summer jobs programs in 1st class cities under s. 106.18.".
b0072/P1.1 3	123. Page 398, line 1: delete lines 1 to 3.
b0342/P1.1 4	124. Page 398, line 3: after that line insert:
b0342/P1.1 5	"Section 232j. 20.455 (2) (bm) of the statutes is created to read:
6	20.455 (2) (bm) Law enforcement officer supplement grants — state funds. The
7	amounts in the schedule for grants under s. 165.986 (1).
b0342/P1.1 8	Section 232m. 20.455 (2) (bm) of the statutes, as created by 2019 Wisconsin
9	Act (this act), is repealed.".
b0087/P1.2 10	125. Page 398, line 15: delete lines 15 to 18.
b0072/P1.2 11	126. Page 398, line 19: delete lines 19 to 24.
b0087/P1.3 12	127. Page 399, line 8: delete lines 8 to 11.
b0342/P1.2 13	128. Page 399, line 12: delete lines 12 to 16.
b0072/P1.3 14	129. Page 399, line 17: delete the material beginning with that line and
15	ending with page 400, line 10.
b0206/P1.1 16	130. Page 400, line 11: delete lines 11 to 20.
b0207/P1.1 17	131. Page 400, line 21: delete lines 21 to 25.
b0206/P1.2 18	132. Page 401, line 1: delete lines 1 to 7.
b0204/P1.2 19	133. Page 401, line 8: delete the material beginning with that line and ending
20	with page 402, line 11.
b0188/P1.1 21	134. Page 404, line 20: delete lines 20 to 22.
b0191/P1.2 22	135. Page 404, line 23: delete the material beginning with that line and
23	ending with page 405, line 10.

b0204/P1.3 1	136. Page 405, line 11: delete lines 11 to 13.
b0262/P1.2 2	137. Page 405, line 14: delete lines 14 to 18.
b0141/P1.2 3	138. Page 406, line 25: delete the material beginning with that line and
4	ending with page 407, line 9.
b0194/P1.1 5	139. Page 407, line 10: delete lines 10 to 16.
b0129/P1.3 6	140. Page 407, line 17: delete lines 17 to 23.
b0193/P3.2 7	141. Page 408, line 12: delete lines 12 to 15.
b0236/P1.2 8	142. Page 408, line 16: delete lines 16 to 18.
b0364/P1.2 9	143. Page 408, line 20: delete that line.
b0352/P1.1 10	144. Page 409, line 2: after that line insert:
b0352/P1.1 11	"Section 282g. 20.507 (1) (a) of the statutes is created to read:
12	20.507 (1) (a) General program operations. The amounts in the schedule for
13	the general program operations of the board.
b0352/P1.1 14	Section 282j. 20.507 (1) (h) of the statutes is amended to read:
15	20.507 (1) (h) Trust lands and investments — general program operations. The
16	amounts in the schedule for the general program operations of the board as provided
17	under ss. 24.04, 24.09 (1) (bm), 24.53 and 24.62 (1). All amounts deducted from the
18	gross receipts of the appropriate funds as provided under ss. 24.04, 24.09 (1) (bm),
19	24.53 and 24.62 (1) shall be credited to this appropriation account. Notwithstanding
20	s. 20.001 (3) (a), the unencumbered balance at the end of each fiscal year shall be
21	transferred to the trust funds, as defined under s. 24.60 (5). The amount transferred
22	to each trust fund, as defined under s. 24.60 (5), shall bear the same proportion to

the total amount transferred to the trust funds that the gross receipts of that trust

1	fund bears to the total gross receipts credited to this appropriation account during
2	that fiscal year.".
b0373/P3.1 3	145. Page 409, line 7: after that line insert:
b0373/P3.1 4	"Section 287m. 20.566 (8) (a) of the statutes is created to read:
5	20.566 (8) (a) General program operations; general purpose revenue. The
6	amounts in the schedule for general program operations, excluding personnel and
7	product information expenses.
b0373/P3.1 8	SECTION 287p. 20.566 (8) (c) of the statutes is created to read:
9	20.566 (8) (c) Vendor fees; general purpose revenue. The amounts in the
10	schedule to pay vendors for on-line and instant ticket services and supplies provided
11	by the vendors under contract under s. 565.25 (2) (a).".
b0137/P1.1 12	146. Page 409, line 8: delete lines 8 to 10.
b0021/P1.4 13	147. Page 409, line 11: delete lines 11 to 14.
b0155/P2.1 14	148. Page 409, line 14: after that line insert:
b0155/P2.1 15	"Section 289g. 20.835 (1) (fa) of the statutes is created to read:
16	20.835 (1) (fa) State aid; video service provider fee. A sum sufficient to make
17	the state aid payments under s. 79.097.".
b0204/P1.4 18	149. Page 409, line 15: delete lines 15 to 20.
b0390/P1.1 19	150. Page 409, line 21: delete lines 21 to 23.
b0362/P2.2 20	151. Page 409, line 23: after that line insert:
b0362/P2.2 21	"Section 291m. 20.855 (4) (em) of the statutes is created to read:

 $"\$1,\!046,\!250,\!000 \; \underline{\$1,\!088,\!850,\!000} ".$

1	20.855 (4) (em) Transfer to conservation fund; off-highway motorcycle fees.
2	From the general fund, an amount equal to the amount determined under s. 23.335
3	(20) (a) in that fiscal year to be transferred to the conservation fund.".
b0336/P1.3 4	152. Page 410, line 3: after "(4m)" insert "and (4s)".
b0351/P3.3 5	153. Page 410, line 16: after "(cr)," insert "(cw), (cx),".
b0351/P3.4 6	154. Page 410, line 19: after that line insert:
b0351/P3.4 7	"Section 293s. 20.866 (2) (s) (intro.) of the statutes is amended to read:
8	20.866 (2) (s) University of Wisconsin; academic facilities. (intro.) From the
9	capital improvement fund, a sum sufficient for the board of regents of the University
10	of Wisconsin System to acquire, construct, develop, enlarge or improve university
11	academic educational facilities and facilities to support such facilities. The state may
12	contract public debt in an amount not to exceed $\$2,552,521,100$ $\$3,024,031,100$ for
13	this purpose. Of this amount:
b0351/P3.4 14	Section 293t. 20.866 (2) (t) of the statutes is amended to read:
15	20.866 (2) (t) University of Wisconsin; self-amortizing facilities. From the
16	capital improvement fund, a sum sufficient for the board of regents of the University
17	of Wisconsin System to acquire, construct, develop, enlarge, or improve university
18	self-amortizing educational facilities and facilities to support such facilities. The
19	state may contract public debt in an amount not to exceed \$2,740,855,400
20	\$3,176,722,100 for this purpose. Of this amount, \$4,500,000 is allocated only for the
21	University of Wisconsin-Madison indoor practice facility for athletic programs and
22	only at the time that ownership of the facility is transferred to the state.".
b0073/P4.1 23	155. Page 410, line 24: delete "\$1,046,250,000" and substitute

b0116/P1.2 1	156. Page 412, line 2: delete " <u>\$114,950,000</u> " and substitute " <u>\$74,950,000</u> ".
b0260/P1.1 2	157. Page 412, line 24: delete "\$57,000,000" and substitute "\$36,000,000".
b0324/P1.2 3	158. Page 412, line 25: delete the material beginning with that line and
4	ending with page 413, line 5.
b0351/P3.5 5	159. Page 413, line 5: after that line insert:
b0351/P3.5 6	"Section 300r. 20.866 (2) (tu) of the statutes is amended to read:
7	20.866(2) (tu) Natural resources; segregated revenue supported facilities. From
8	the capital improvement fund, a sum sufficient for the department of natural
9	resources to acquire, construct, develop, enlarge, or improve natural resource
10	administrative office, laboratory, equipment storage, or maintenance facilities and
11	to acquire, construct, develop, enlarge, or improve state recreation facilities and
12	state fish hatcheries. The state may contract public debt in an amount not to exceed
13	\$108,171,100 <u>\$123,958,000</u> for this purpose.".
b0306/P3.2 14	160. Page 413, line 22: delete "\$124,000,000" and substitute "\$89,000,000".
b0318/P1.1 15	161. Page 414, line 16: delete " <u>\$65,000,000</u> " and substitute " <u>\$95,000,000</u> ".
b0305/P1.1 16	162. Page 414, line 23: delete " <u>\$159,000,000</u> " and substitute " <u>\$152,000,000</u> ".
b0316/P2.2 17	163. Page 415, line 1: delete lines 1 to 6 and substitute:
18	"20.866 (2) (uw) Transportation; rail acquisitions and improvements <u>and</u>
19	intermodal freight facilities. From the capital improvement fund, a sum sufficient
20	for the department of transportation to acquire railroad property under ss. 85.08 (2)
21	(L) and 85.09; and to provide grants and loans for rail property acquisitions and

improvements under s. 85.08 (4m) (c) and (d); and to provide intermodal freight

1	facilities grants under s. 85.093. The state may contract public debt in an amount
2	not to exceed $$250,300,000$ $$280,300,000$ for these purposes.".
b0351/P3.6 3	164. Page 415, line 6: after that line insert:
b0351/P3.6 4	"Section 306f. 20.866 (2) (ux) of the statutes is amended to read:
5	20.866 (2) (ux) Corrections; correctional facilities. From the capital
6	improvement fund, a sum sufficient for the department of corrections to acquire,
7	construct, develop, enlarge, or improve adult and juvenile correctional facilities. The
8	state may contract public debt in an amount not to exceed \$951,679,900
9	<u>\$950,412,900</u> for this purpose.
b0351/P3.6 10	SECTION 306s. 20.866 (2) (uzc) of the statutes is amended to read:
11	20.866 (2) (uzc) Secured residential care centers for children and youth. From
12	the capital improvement fund, a sum sufficient for the department of corrections to
13	provide grants to counties for designing and constructing secured residential care
14	centers for children and youth and attached juvenile detention facilities as specified
15	in s. 13.48 (27m). The state may contract public debt in an amount not to exceed
16	\$40,000,000 <u>\$80,000,000</u> for this purpose.
b0351/P3.6 17	Section 306u. 20.866 (2) (v) of the statutes is amended to read:
18	20.866 (2) (v) Health services; mental health and secure treatment facilities.
19	From the capital improvement fund, a sum sufficient for the department of health
20	services to acquire, construct, develop, enlarge, or extend mental health and secure
21	treatment facilities. The state may contract public debt in an amount not to exceed
22	\$223,646,200 $$298,429,100 $ for this purpose.".
b0325/P1.2 23	165. Page 415, line 11: delete " <u>\$78,075,000</u> " and substitute " <u>\$75,075,000</u> ".
b0351/P3.7 24	166. Page 415, line 12: after that line insert:

b 03	351	/P3	7
		1	

"Section 307c. 20.866 (2) (ws) of the statutes is amended to read:

20.866 **(2)** (ws) Administration; energy conservation projects; capital improvement fund. From the capital improvement fund, a sum sufficient for the department of administration to provide funding to agencies, as defined in s. 16.70 (1e), for energy conservation construction projects at state facilities under the jurisdiction of the agencies pursuant to s. 16.847 (2). The state may contract public debt in an amount not exceeding \$220,000,000 \$245,000,000 for this purpose.

b0351/P3.7

Section 307e. 20.866 (2) (y) of the statutes is amended to read:

20.866 **(2)** (y) *Building commission; housing state departments and agencies.* From the capital improvement fund, a sum sufficient to the building commission for the purpose of housing state departments and agencies. The state may contract public debt in an amount not to exceed \$917,767,100 \$943,639,300 for this purpose.

b0351/P3.7

Section 307g. 20.866 (2) (z) (intro.) of the statutes is amended to read:

20.866 (2) (z) Building commission; other public purposes. (intro.) From the capital improvement fund, a sum sufficient to the building commission for relocation assistance and capital improvements for other public purposes authorized by law but not otherwise specified in this chapter. The state may contract public debt in an amount not to exceed \$2,677,933,400 \$2,955,419,200 for this purpose. Of this amount:

b0351/P3.7

Section 307i. 20.866 (2) (zbh) of the statutes is amended to read:

20.866 (2) (zbh) *Medical College of Wisconsin, Inc.; biomedical research and technology incubator; cancer research facility.* From the capital improvement fund, a sum sufficient to provide a grant to the Medical College of Wisconsin, Inc., to aid in the construction of and installation of equipment at a biomedical research and technology incubator, and for a grant for the construction of the cancer research

1	facility. The state may contract public debt in an amount not to exceed \$35,000,000
2	\$45,000,000 for this purpose these purposes.
b0351/P3.7 3	Section 307n. 20.866 (2) (zcw) of the statutes is created to read:
4	20.866 (2) (zcw) Building commission; grants for local projects. From the
5	capital improvement fund, a sum sufficient for the building commission to award
6	grants under s. 13.48 (20m). The state may contract public debt in an amount not
7	to exceed \$25,000,000 for this purpose.
b0351/P3.7 8	SECTION 3070. 20.866 (2) (zcx) of the statutes is created to read:
9	20.866 (2) (zcx) Northern Wisconsin regional crisis center. From the capital
10	improvement fund, a sum sufficient for the building commission to award grants
11	under s. 13.48 (20s). The state may contract public debt in an amount not to exceed
12	\$15,000,000 for this purpose.
b0351/P3.7 13	SECTION 307r. 20.866 (2) (zg) of the statutes is amended to read:
14	20.866 (2) (zg) Historical society; museum facility. From the capital
15	improvement fund, a sum sufficient for the historical society to acquire and remodel
16	-a- or construct museum facility facilities. The state may contract public debt in an
17	amount not to exceed \$4,384,400 <u>\$74,384,400</u> for this purpose.
b0351/P3.7 18	SECTION 307s. 20.866 (2) (zh) of the statutes is amended to read:
19	20.866 (2) (zh) Public instruction; state school, state center and library
20	facilities. From the capital improvement fund, a sum sufficient for the department
21	of public instruction to acquire, construct, develop, enlarge, or improve institutional
22	facilities for individuals with hearing impairments and individuals with visual
23	impairments and resources for libraries and lifelong learning service facilities. The
24	state may contract public debt in an amount not to exceed \$12,350,600 \$19,738,900
25	for this purpose.

b0351/I	23.7 1	Section 307t. 20.866 (2) (zj) of the statutes is amended to read:
:	2	20.866 (2) (zj) Military affairs; armories and military facilities. From the
;	3	capital improvement fund, a sum sufficient for the department of military affairs to
•	4	acquire, construct, develop, enlarge, or improve armories and other military
;	5	facilities. The state may contract public debt in an amount not to exceed \$56,490,800
	6	<u>\$60,096,800</u> for this purpose.
b0351/I	23.7 7	Section 307u. 20.866 (2) (zm) of the statutes is amended to read:
;	8	20.866 (2) (zm) Veterans affairs; veterans facilities. From the capital
!	9	improvement fund, a sum sufficient for the department of veterans affairs to acquire,
1	0	construct, develop, enlarge, or improve facilities at state veterans homes, veterans
1	1	cemeteries, and the veterans museum. The state may contract public debt in an
1:	2	amount not to exceed \$15,018,700 <u>\$20,169,000</u> for this purpose.".
b0392/I 1	P1.1 3	167. Page 415, line 13: delete the material beginning with that line and
1		ending with page 417, line 2, and substitute:
b0392/I 1	P1.1 5	"Section 308c. 20.866 (2) (zn) of the statutes is amended to read:
1	6	20.866 (2) (zn) Veterans affairs; self-amortizing mortgage loans. From the
1	7	capital improvement fund, a sum sufficient for the department of veterans affairs for
18	8	loans to veterans under s. 45.37 (6) (a), 2017 stats. The state may contract public debt
19	9	in an amount not to exceed $\$2,127,540,000$ $\$2,122,542,395$ for this purpose.".
b0351/I 2		168. Page 417, line 2: after that line insert:
b0351/I 2		"Section 309b. 20.866 (2) (zp) of the statutes is amended to read:
2:	2	20.866 (2) (zp) Veterans affairs; self-amortizing facilities. From the capital
2	3	improvement fund, a sum sufficient for the department of veterans affairs to acquire,

construct, develop, enlarge, or improve facilities at state veterans homes. The state

may contract public debt in an amount not to exceed \$77,995,100 \$83,518,800 for this purpose.

b0351/P3.8

SECTION 309f. 20.866 (2) (zz) of the statutes is amended to read:

20.866 (2) (zz) State fair park board; self-amortizing facilities. From the capital improvement fund, a sum sufficient to the state fair park board to acquire, construct, develop, enlarge, or improve facilities at the state fair park in West Allis. The state may contract public debt not to exceed \$53,687,100 \$55,187,100 for this purpose.

b0351/P3.8

Section 309t. 20.867 (3) (cw) of the statutes is created to read:

20.867 (3) (cw) Principal repayment, interest, and rebates; grants for local projects. 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 project under s. 13.48 (20m), to make the payments determined by the building commission under s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in financing the project, and to make payments under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a).

b0351/P3.8

Section 309u. 20.867 (3) (cx) of the statutes is created to read:

20.867 (3) (cx) Principal repayment, interest, and rebates; northern Wisconsin regional crisis center. 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 project under s. 13.48 (20s), to make the payments determined by the building commission under s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in financing the project, and to make payments under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a).".

169. Page 417, line 2: after that line insert:

b0302/P3.1
2 "SECTION 311m. 20.913 (1) (b) of the statutes is amended to read:

20.913 (1) (b) Excess tax payments. Taxes collected in excess of lawful taxation,
when claims therefor have been established as provided in ss. 71.30 (4), 71.74 (13),
71.75, 71.89 (1), 72.24, 74.35, 74.37, 76.13 (3), 76.39, 76.84, 78.19, 78.20, 78.68 (10),
78.75, 78.80 (1m), 139.092, 139.25 (1), 139.36, 139.365 and 139.39 (4).".

170. Page 417, line 3: delete lines 3 to 5.

b0087/P1.4 8

171. Page 417, line 6: delete that line.

b0113/P1.3 9

172. Page 417, line 7: delete lines 7 to 9.

b0372/P1.3 10

173. Page 417, line 10: delete lines 10 to 13.

b0161/P2.1

174. Page 417. line 13: after that line insert:

b0161/P2.1

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"Section 315p. 20.928 (1f) of the statutes is amended to read:

20.928 (1f) Each state agency head shall certify to the administrator of the division of personnel management in the department of administration, at such time and in such manner as the administrator prescribes, the sum of money needed from the appropriations under s. 20.865 (1) (dm) for the state agency to make lump sum discretionary merit compensation awards to its classified employees. Upon receipt of the certifications together with such additional information as the administrator prescribes, the administrator shall determine the amounts required from the appropriation to supplement state agency budgets. The administrator may not approve an agency request for money from the appropriation under s. 20.865 (1) (dm) for a discretionary merit award that increases an employee's base compensation. Beginning on the effective date of this subsection [LRB inserts date], the

1	administrator may not approve a request under this subsection from the deportment
1	administrator may not approve a request under this subsection from the department
2	2 <u>of corrections.</u> ".
b0104/P1.1	175. Page 417, line 18: delete the material beginning with that line and
4	ending with page 426, line 19.
b0012/P1.1	176. Page 426, line 20: delete that line.
b0040/P1.1	177. Page 426, line 21: delete the material beginning with that line and
7	ending with page 427, line 3.
b0073/P4.2	178. Page 429, line 8: delete lines 8 to 15 and substitute:
b0073/P4.2	"Section 332g. 23.0917 (5g) (a) of the statutes is amended to read:
10	23.0917 (5g) (a) Except as provided in pars. (b), (c), (d), and (e), (f), and (g), if
11	for a given fiscal year, the department obligates an amount from the moneys
12	2 appropriated under s. 20.866 (2) (ta) for a subprogram under sub. (3) or (4) that is less
15	than the annual bonding authority under that subprogram for that given fiscal year,
14	the department may not obligate the unobligated amount in subsequent fiscal years.
15	This subsection applies beginning with fiscal year 2011-12 and ending with fiscal
16	gear 2019–20.
b0073/P4.2 17	SECTION 332r. 23.0917 (5g) (g) of the statutes is created to read:
18	23.0917 (5g) (g) 1. In this paragraph, "unobligated amount" means the amount
19	by which the bonding authority under s. 20.866 (2) (ta) beginning in fiscal year
20	1999-2000 and ending in fiscal year 2019-20 exceeded the amounts that the
21	department expended, obligated, or otherwise encumbered from the moneys
22	appropriated under s. 20.866 (2) (ta) for those fiscal years, but not including the
25	amount by which the annual bonding authority for the purpose under sub. (3) (br)

in fiscal year 2019–20 exceeded the amounts obligated for that purpose in that fiscal year.

2. Of the unobligated amount beginning in fiscal year 2020-21, the department may obligate amounts necessary for the purposes of the subprograms under subs. (3), (4), and (4j), but, for each subprogram, not more than the fiscal year 2019-20 obligation limit for that subprogram, and not more than a total of \$33,250,000 in each fiscal year.".

b0352/P1.2 8

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179. Page 430, line 3: after that line insert:

b0352/P1.2

"Section 335g. 24.04 (title) of the statutes is amended to read:

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24.04 (title) Administrative receipts and disbursements.

b0352/P1.2 11

Section 335h. 24.04 (1) of the statutes is renumbered 24.04.

b0352/P1.2 12

SECTION 335i. 24.04 (2) of the statutes is repealed.

b0352/P1.2 13

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Section 335j. 24.09 (1) (bm) of the statutes is amended to read:

24.09 (1) (bm) The board may exchange part or all of any parcel of public lands for any other land of approximately equal value if the board determines that the exchange will contribute to the consolidation or completion of a block of land, enhance conservation of lands or otherwise be in the public interest. Under this paragraph, an exchange is of "approximately equal value" if the difference in value between the more highly valued land and the less highly valued land does not exceed 10 percent of the value of the more highly valued land. All expenses necessarily incurred in making an exchange under this paragraph shall be deducted from the gross receipts of the fund to which the proceeds of the sale of the exchanged land will be added.

b0352/P1.2 24

Section 335k. 24.53 of the statutes is amended to read:

24.53 Investigate land claims; deduct expenses. The board of commissioners of public lands shall investigate the rights of the state to school lands, normal school lands, university lands, and agricultural college lands. The expenses incurred in making these investigations and taking necessary steps to protect common school lands, normal school lands, university lands and agricultural college lands and timber on those lands, as well as the expense of necessary surveys, records, appraisals and sales, upon the approval of the board, shall be deducted from the gross receipts of the fund to which the proceeds from the sale of the land or timber will be added.

b0352/P1.2

Section 335L. 24.605 of the statutes is amended to read:

24.605 Accounts in trust funds for deposit of proceeds from sale of certain lands. The board shall establish in each of the trust funds an account to which are credited the proceeds from the sale of any public lands, except sales under s. 24.09 (1) (bg), on or after May 3, 2006, that are required by law to be deposited in the funds. Moneys credited to the accounts in the funds may only be used to invest in land under s. 24.61 (2) (a) and for the payment of expenses necessarily related to investing in land under s. 24.61 (2) (a).

b0352/P1.2

Section 335m. 24.62 (1) of the statutes is repealed.

b0352/P1.2

Section 335n. 24.62 (2) of the statutes is amended to read:

24.62 (2) The board may charge its expenses incurred in the sale of a state trust fund loan or participation therein under s. 24.69 to the purchaser of the loan or participation, or may deduct the expenses from the gross receipts of the fund to which the interest and income of the loan or participation will be added, or both. If the board sells any state trust fund loan or participation therein under s. 24.69 in any fiscal year, the board shall, no later than October 1 following that fiscal year, prepare and

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file in its office a report which identifies in detail the board's expenses incurred during that fiscal year that are directly attributable to the sale of state trust fund loans and participations under s. 24.69.

Section 3350. 24.64 of the statutes is amended to read:

24.64 Reimbursements for certain administrative services. The board shall reimburse the department of administration, from the appropriation account under s. 20.507 (1) (h) (a), for the costs of administrative services provided by the department of administration and other state agencies to the board.

Section 335p. 24.75 of the statutes is amended to read:

24.75 Interest, how accounted for. All money collected as interest upon any state trust fund loan shall be paid into the state treasury. All moneys collected as interest upon any trust fund loan are considered gross receipts and shall be credited to the income of the fund from which the loan was made except that expenses may be deducted as provided under s. 24.62 (1).

Section 335q. 24.77 of the statutes is amended to read:

24.77 Common school fund income. The common school fund income is constituted of the interest derived from the common school fund and from unpaid balances of purchase money on sales of common school lands; and all other revenues derived from the common school lands; but the common school fund income and interest and revenues derived from the common school fund and from common school lands do not include expenses deducted from gross receipts permitted under ss. 24.04 (2), 24.53 and 24.62 (1).

Section 335r. 24.80 of the statutes is amended to read:

24.80 Normal school fund. The lands and moneys described in s. 24.79, not being granted for any other specified purpose, accrue to the school fund under article

X, section 2, of the constitution; and having been found unnecessary for the support and maintenance of common schools, are appropriated to the support and maintenance of state universities and suitable libraries and apparatus therefor, and to that end are set apart and denominated the "Normal School Fund". All lands, moneys, loans, investments, and securities set apart to the normal school fund and all swamp lands and income and interest received on account of the capital of that fund constitute a separate and perpetual fund. Normal school fund income, interest and revenues do not include expenses deducted from gross receipts permitted under ss. 24.04 (2), 24.53 and 24.62 (1).

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SECTION 335s. 24.81 of the statutes is amended to read:

24.81 University fund. All moneys accruing to the state under article X, section 6, of the constitution, and all other moneys paid into the state treasury on account of the capital of the university fund, constitute the university fund, which is a separate and perpetual fund. University fund income, interest and revenues do not include expenses deducted from gross receipts permitted under ss. 24.04 (2), 24.53 and 24.62 (1).

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Section 335t. 24.82 of the statutes is amended to read:

24.82 Agricultural college fund. All moneys derived from the sale of the lands and land scrip accruing to the state by virtue of the act of congress approved July 2, 1862, entitled "an act donating public lands to the several states and territories which may provide colleges for the benefit of agricultural and the mechanic arts," and income and interest received on account of the capital of the agricultural college fund, constitute the agricultural college fund, which is a separate and perpetual fund and shall remain forever undiminished. Agricultural college fund income, interest and revenues do not include expenses deducted from

1	gross receipts permitted under ss. 24.04 (2), 24.53 and 24.62 (1). If this fund is by
2	any action or contingency impaired, a state tax is hereby levied sufficient to replace
3	the same, to be collected with the state taxes for the next ensuing year and paid into
4	this fund.".
b0362/P2.3 5	180. Page 430, line 3: after that line insert:
b0362/P2.3 6	"Section 335g. 23.335 (15) (d) of the statutes is amended to read:
7	23.335 (15) (d) The department shall pay the grants from the appropriation
8	under s. 20.370 (9) (jb) (jq).
b0362/P2.3 9	Section 335r. 23.335 (20) (b) (intro.) of the statutes is amended to read:
10	23.335 (20) (b) Off-highway motorcycle projects. (intro.) The department may
11	use funding from the appropriation under s. 20.370 (9) (jb) (jq) for off-highway
12	motorcycle projects that are undertaken by the state or by local governmental units.
13	Any of the following types of off-highway motorcycle projects are eligible for
14	funding:".
b0308/P3.1 15	181. Page 431, line 2: after that line insert:
b0308/P3.1 16	"Section 338m. 25.40 (1) (k) of the statutes is created to read:
17	25.40 (1) (k) Fees deposited under s. 168.128.".
b0272/P2.1 18	182. Page 431, line 8: after that line insert:
b0272/P2.1 19	"Section 339d. 25.46 of the statutes is renumbered 25.46 (1).
b0272/P2.1 20	SECTION 339f. 25.46 (2m) of the statutes is created to read:
21	25.46 (2m) Of the moneys described in sub. (1) that are received for the purpose
22	of environmental management, except the moneys described in sub. (1) (ej), (ek),
23	(hm), (j), (jj), (t), and (u), \$6,150,000 shall, in each fiscal year, be considered to have
24	been received for the purpose of nonpoint source water pollution abatement.".

b0308/P3.2	100 D 401 I: 0 G 41 41: 1
b0308/P3.2 2	183. Page 431, line 8: after that line insert:
2	"Section 339m. 25.47 (1) of the statutes is amended to read:
3	25.47 (1) The fees imposed deposited under s. 168.12 (1) 168.128 .".
b0256/P1.2 4	184. Page 431, line 9: delete lines 9 and 10.
b0040/P1.2 5	185. Page 431, line 12: delete the material beginning with that line and
6	ending with page 434, line 12.
b0040/P1.3	186. Page 434, line 19: delete lines 19 to 23.
b0067/P1.2 8	187. Page 434, line 24: delete that line.
b0261/P1.3 9	188. Page 434, line 25: delete the material beginning with that line and
10	ending with page 436, line 2.
b0254/P2.3 11	189. Page 436, line 3: delete the material beginning with that line and ending
12	with page 437, line 7.
b0261/P1.4 13	190. Page 437, line 8: delete the material beginning with that line and ending
14	with page 439, line 15.
b0254/P2.4 15	191. Page 439, line 21: delete the material beginning with that line and
16	ending with page 440, line 5.
b0261/P1.5 17	192. Page 440, line 6: delete lines 6 to 13.
b0131/P1.1 18	193. Page 440, line 14: delete lines 14 to 25.
b0254/P2.5 19	194. Page 441, line 1: delete the material beginning with that line and ending
20	with page 442, line 25.
b0004/P2.2 21	195. Page 443, line 1: delete the material beginning with that line and ending
22	with page 444, line 2.

b0254/P2.6 1	196. Page 444, line 3: delete lines 3 to 15.
b0261/P1.6 2	197. Page 444, line 21: delete the material beginning with that line and
3	ending with page 447, line 18.
b0132/P1.1 4	198. Page 447, line 19: delete lines 19 to 23.
b0261/P1.7 5	199. Page 447, line 24: delete the material beginning with that line and
6	ending with page 448, line 3.
b0131/P1.2 7	200. Page 448, line 4: delete lines 4 to 15.
b0261/P1.8 8	201. Page 448, line 21: delete the material beginning with that line and
9	ending with page 449, line 5.
b0254/P2.7 10	202. Page 449, line 17: delete the material beginning with that line and
11	ending with page 450, line 5.
b0247/P1.2 12	203. Page 450, line 9: delete lines 9 to 15.
b0254/P2.8 13	204. Page 450, line 16: delete the material beginning with that line and
14	ending with page 451, line 10.
b0270/P2.2 15	205. Page 451, line 18: after that line insert:
b0270/P2.2 16	"Section 392m. 39.465 of the statutes is created to read:
17	39.465 Rural dentistry scholarship program. (1) Definitions. In this
18	section:
19	(a) "Actual practice total" is the total number of months that a student upon
20	graduation practices dentistry in a dental health shortage area in this state. For
21	purposes of this paragraph, a fraction of a month is counted as one month.

- (b) "Dental health shortage area" has the meaning given in s. 36.60 (1) (ad), except that "dental health shortage area" does not include an area in the county of Brown, Dane, Kenosha, Milwaukee, or Waukesha.
- (c) "Repayment liability percentage" means the percentage that results from dividing the difference between a student's required practice total and the student's actual practice total by the student's required practice total.
- (d) "Required practice total" means the total number of months a student upon graduation is required under sub. (3) to practice dentistry in a dental health shortage area in this state.
 - (e) "School" means the Marquette University School of Dentistry.
- (2) Scholarships. In consultation with the department of health services, the board shall establish a program for awarding to no more than 5 first-year students an annual scholarship, including a stipend, equal to \$40,000 for each year of a student's enrollment but not exceeding 4 years. The board shall pay the scholarships from the appropriation account under s. 20.235 (1) (dg).
- (3) ELIGIBILITY; AGREEMENTS. (a) A student is not eligible for a scholarship under the program established under sub. (2) unless he or she is a resident of the state and enters into an agreement with board in which he or she agrees upon graduation to practice dentistry in a dental health shortage area in this state for a period equal to 18 months multiplied by the number of annual scholarships the board awards to the student under the program.
- (b) An agreement under par. (a) shall specify that if a student fails to practice dentistry in a dental health shortage area in this state for the period required under par. (a), he or she is liable to the state for an amount equal to the total dollar amount

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- of annual scholarships awarded to the student multiplied by the student's repayment liability percentage.
- (4) Geographic diverse that students who are awarded scholarships under the program established under sub. (2) practice dentistry upon graduation in geographically diverse dental health shortage areas in this state.
- (5) ADMINISTRATIVE GRANTS. The board shall make grants from the appropriation account under s. 20.235 (1) (dr) to the school to defray the school's administrative costs related to the program established under sub. (2).".
 - **206.** Page 452, line 6: delete lines 6 to 8.
- **207.** Page 452, line 9: delete the material beginning with that line and ending with page 454, line 13.
 - **208.** Page 454, line 14: delete that line and substitute:

"Section 400. 40.03(2)(x) 1. of the statutes is amended to read:

40.03 (2) (x) 1. May enter into a memorandum of understanding with the commissioner of the opportunity schools and partnership program under subch. \pm \pm of ch. 115 to include the commissioner and individuals employed at schools transferred to the program as participating employees and eligible for health care coverage under s. 40.51 (7). For purposes of s. 40.21 (1), a memorandum of understanding under this subdivision shall be considered a resolution adopted by a governing body. The secretary may not enter into the memorandum of understanding under this subdivision if the memorandum of understanding would result in the violation s. 40.015."

b0027/P1.2 1	209. Page 454, line 15: delete the material beginning with that line and
2	ending with page 455, line 11.
b0028/1.1 3	210. Page 455, line 12: delete lines 12 to 16.
b0025/1.1 4	211. Page 455, line 25: delete the material beginning with that line and
5	ending with page 456, line 25.
b0027/P1.3 6	212. Page 457, line 1: delete lines 1 to 8.
b0025/1.2 7	213. Page 457, line 9: delete lines 9 to 21.
b0015/P1.1 8	214. Page 457, line 22: delete the material beginning with that line and
9	ending with page 458, line 7.
b0210/P1.1 10	215. Page 458, line 8: delete lines 8 to 11.
b0027/P1.4 11	216. Page 458, line 12: delete the material beginning with that line and
12	ending with page 459, line 6.
b0085/P1.1 13	${f 217.}$ Page 459, line 7: delete the material beginning with that line and ending
14	with page 460, line 7.
b0092/P1.3 15	218. Page 460, line 8: delete the material beginning with that line and ending
16	with page 463, line 17.
b0356/P2.1 17	219. Page 466, line 6: delete the material beginning with that line and ending
18	with page 468, line 7.
b0356/P2.2 19	220. Page 468, line 14: delete " <u>\$5,878,100</u> " and substitute " <u>\$5,429,000</u> ".
b0297/P1.2 20	221. Page 477, line 15: delete lines 15 to 18.
b0375/P1.1 21	222. Page 477, line 19: delete lines 19 to 23.
b0038/1.2 22	223. Page 478, line 7: delete lines 7 to 17.

b0335/P2.3 1	224. Page 481, line 10: after "facility" insert "or will be residing at such a
2	facility at the time of a child's placement with the parent in the facility".
b0038/1.3 3	225. Page 483, line 7: delete the material beginning with that line and ending
4	with page 484, line 16.
b0335/P2.4 5	226. Page 484, line 22: delete "a similar facility" and substitute "similar
6	facilities".
b0335/P2.5 7	227. Page 484, line 25: delete "a similar facility" and substitute "similar
8	<u>facilities</u> ".
b0335/P2.6 9	228. Page 485, line 14: delete the material beginning with that line and
10	ending with page 486, line 3.
b0366/P1.1 11	229. Page 486, line 17: delete lines 17 to 20 and substitute:
b0366/P1.1 12	"Section 513m. 48.526 (7) (a) of the statutes is amended to read:
13	48.526 (7) (a) For community youth and family aids under this section,
14	amounts not to exceed $$45,572,100$ $$45,383,600$ for the last 6 months of 2015 ,
15	$\$91,150,200 \ \underline{2019}, \$90,767,200 \ \text{for } 2016 \ \underline{2020}, \ \text{and } \$45,578,100 \ \underline{\$45,383,600} \ \text{for the}$
16	first 6 months of <u>2017 2021</u> .".
b0038/1.4 17	230. Page 488, line 15: delete lines 15 to 20.
b0355/P1.2 18	231. Page 488, line 21: delete the material beginning with that line and
19	ending with page 489, line 2.
b0335/P2.7 20	232. Page 489, line 3: after that line insert:
b0335/P2.7 21	"Section 522m. 48.561 (3) (a) of the statutes is amended to read:
22	48.561 (3) (a) A county having a population of 750,000 or more shall contribute
23	the greater of \$58,893,500 or the amount in the schedule for the appropriation under

s. 20.437 (1) (cx) in each state fiscal year for the provision of child welfare services 1 2 in that county by the department. That contribution shall be made as follows: 3 1. Through a reduction of \$37,209,200 from the amounts distributed to that 4 county under ss. 46.40 (2) and 48.563 (2) in each state fiscal year. 5 2. Through a reduction of \$1,583,000 from the amount distributed to that 6 county under s. 46.40 (2m) (a) in each state fiscal year. 7 3. Through a deduction of \$20,101,300 the remainder of the payment after the 8 county's contribution under subds. 1. and 2. from any state payment due that county 9 under s. 79.035, 79.04, or 79.08 as provided in par. (b).". b0335/P2.8 **233.** Page 489, line 6: substitute "\$80,125,200" for "\$78,708,100". b0335/P2.9 **234.** Page 489, line 7: substitute "\$101,145,500" for "\$90,478,400". 11 b0335/P2.10 **235.** Page 490, line 5: delete the material beginning with that line and ending 12 13 with page 491, line 22, and substitute: b0335/P2.10 "Section 526m. 48.57 (3m) (am) (intro.) of the statutes is amended to read: 14 15 48.57 (3m) (am) (intro.) From the appropriations under s. 20.437 (2) (dz), (md), 16 (me), and (s), the department shall reimburse counties having populations of less 17 than 750,000 for payments made under this subsection and shall make payments 18 under this subsection in a county having a population of 750,000 or more. Subject 19 to par. (ap), a county department and, in a county having a population of 750,000 or 20 more, the department shall make payments in the amount of \$238 \$254 per month 21 beginning on January 1, 2018, and \$244 per month beginning on January 1, 2019 22 2020, to a kinship care relative who is providing care and maintenance for a child if 23 all of the following conditions are met: b0335/P2.10

Section 527m. 48.57 (3n) (am) (intro.) of the statutes is amended to read:

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48.57 (3n) (am) (intro.) From the appropriations under s. 20.437 (2) (dz), (md), (me), and (s), the department shall reimburse counties having populations of less than 750,000 for payments made under this subsection and shall make payments under this subsection in a county having a population of 750,000 or more. Subject to par. (ap), a county department and, in a county having a population of 750,000 or more, the department shall make monthly payments for each child in the amount of \$238 \$254 per month beginning on January 1, 2018, and \$244 per month beginning on January 1, 2019 2020, to a long-term kinship care relative who is providing care and maintenance for that child if all of the following conditions are met:

Section 528m. 48.62 (4) of the statutes is amended to read:

48.62 (4) Monthly payments in foster care shall be provided according to the rates specified in this subsection. Beginning on January 1, 2018 2020, the rates are \$238 \$254 for care and maintenance provided for a child of any age by a foster home that is certified to provide level one care, as defined in the rules promulgated under sub. (8) (a) and, for care and maintenance provided by a foster home that is certified to provide care at a level of care that is higher than level one care, \$394 \$420 for a child under 5 years of age; \$431 \$460 for a child 5 to 11 years of age; \$490 \$522 for a child 12 to 14 years of age; and \$511 \$545 for a child 15 years of age or over. Beginning on January 1, 2019, the rates are \$244 for care and maintenance provided for a child of any age by a foster home that is certified to provide level one care, as defined in the rules promulgated under sub. (8) (a) and, for care and maintenance provided by a foster home that is certified to provide care at a level of care that is higher than level one care, \$404 for a child under 5 years of age; \$442 for a child 5 to 11 years of age; \$502 for a child 12 to 14 years of age; and \$524 for a child 15 years of age or over. In addition to these grants for basic maintenance, the department,

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county department, or licensed child welfare agency shall make supplemental payments for foster care to a foster home that is receiving an age-related rate under this subsection that are commensurate with the level of care that the foster home is certified to provide and the needs of the child who is placed in the foster home according to the rules promulgated by the department under sub. (8) (c).".

236. Page 492, line 10: after "48.38" insert "(4) (em) before the placement is made".

237. Page 493, line 9: delete lines 9 to 12 and substitute:

"Section 532c. 48.645 (2) (a) 2. of the statutes is amended to read:

48.645 (2) (a) 2. A county or, in a county having a population of 750,000 or more, the department, on behalf of a child in the legal custody of a county department under s. 46.215, 46.22, or 46.23 or the department under s. 48.48 (17) or on behalf of a child who was removed from the home of a relative as a result of a judicial determination that continuance in the home of a relative would be contrary to the child's welfare for any reason when the child is placed in a licensed residential care center for children and youth or a qualifying residential family-based treatment center by the county department or the department. Reimbursement shall be made by the state as provided in subd. 1.

Section 532d. 48.645 (2) (a) 3. of the statutes is amended to read:

48.645 (2) (a) 3. A county or, in a county having a population of 750,000 or more, the department, when the child is placed in a licensed foster home, group home, or residential care center for children and youth, or a qualifying residential family-based treatment facility, in a subsidized guardianship home, or in a supervised independent living arrangement by a licensed child welfare agency or by

a governing body of an Indian tribe in this state or by its designee, if the child is in the legal custody of the county department under s. 46.215, 46.22, or 46.23 or the department under s. 48.48 (17) or if the child was removed from the home of a relative as a result of a judicial determination that continuance in the home of the relative would be contrary to the child's welfare for any reason and the placement is made under an agreement with the county department or the department.

 $b0335/\underline{P}2.12$

SECTION 532e. 48.645 (2) (a) 4. of the statutes is amended to read:

48.645 (2) (a) 4. A licensed foster home, group home, or residential care center for children and youth, or a qualifying residential family-based treatment facility or a subsidized guardianship home when the child is in the custody or guardianship of the state, when the child is a ward of a tribal court in this state and the placement is made under an agreement between the department and the governing body of the Indian tribe of the tribal court, or when the child was part of the state's direct service case load and was removed from the home of a relative as a result of a judicial determination that continuance in the home of a relative would be contrary to the child's welfare for any reason and the child is placed by the department.".

b0335/P2.13

238. Page 496, line 7: after "5m." insert "The department, county department, or child welfare agency may release any information obtained under this paragraph only as permitted under 32 USC 20962 (e).".

b0335/P2.14

239. Page 498, line 3: delete the material beginning with "may" and ending with "(e)" on line 5 and substitute "may not use any information obtained under this paragraph for any purpose other than a search of the person's background under par. (am) or (b)".

b0335/P2.15

240. Page 515, line 9: delete "under s. 48.685".

b0099/P1.2 1	241. Page 515, line 16: delete the material beginning with that line and
2	ending with page 522, line 25.
b0335/P2.16 3	242. Page 523, line 5: delete "75 percent of" and substitute "75 <u>90</u> percent of".
b0335/P2.17 4	243. Page 523, line 9: delete the material beginning with "50" and ending
5	with "percent of" on line 10 and substitute "50 90 percent of".
6	244. Page 525, line 6: delete lines 6 to 22 and substitute:
b0335/P2.18 7	"Section 640m. 49.163 (2) (am) 2. of the statutes is amended to read:
8	49.163 (2) (am) 2. If over $24 \ \underline{25}$ years of age, be a biological or adoptive parent
9	of a child under 18 years of age whose parental rights to the child have not been
10	terminated or be a relative and primary caregiver of a child under 18 years of age.".
b0078/2.1 11	$245.$ Page 525, line 24: delete the material beginning with " $\underline{\text{In}}$ " and ending
12	with "pay." on page 526, line 1.
b0193/P3.3 13	246. Page 526, line 5: delete "(f),".
b0335/P2.20 14	247. Page 526, line 5: delete "(m),".
b0335/P2.21 15	248. Page 526, line 6: delete "(u), (w), (y), (z) and (zh)" and substitute "(u), (v),
16	(y) and (z)".
b0335/P2.22 17	249. Page 526, line 8: substitute " <u>\$31,110,000</u> " for " <u>\$41,156,900</u> ".
b0335/P2.23 18	250. Page 526, line 9: substitute " <u>\$31,732,200</u> " for " <u>\$41,157,200</u> ".
b0335/P2.24 19	251. Page 526, line 12: substitute " <u>\$50,000,000</u> " for " <u>\$51,528,300</u> ".
b0335/P2.25 20	252. Page 526, line 13: substitute " <u>\$50,000,000</u> " for " <u>\$51,528,300</u> ".
b0193/P3.4 21	253. Page 526, line 17: delete lines 17 to 20.
b0335/P2.26 22	254. Page 526, line 23: substitute "\$16,671,200" for "\$16,461,200".

b0335/P2.42 21

b0335/P2.27 1	255. Page 526, line 24: substitute " <u>\$17,268,300</u> " for " <u>\$16,608,300</u> ".
b0335/P2.28 2	256. Page 527, line 6: substitute " <u>\$8,500,000</u> " for " <u>\$8,000,000</u> ".
b0335/P2.29	257. Page 527, line 7: substitute "\$9,500,000" for "\$9,000,000".
b0335/P2.30 4	258. Page 527, line 8: delete lines 8 and 9.
b0335/P2.31 5	259. Page 527, line 17: substitute " <u>\$357,097,500</u> " for " <u>\$367,967,800</u> ".
b0335/P2.32 6	260. Page 527, line 18: substitute " <u>\$365,700,400</u> " for " <u>\$376,852,600</u> ".
b0335/P2.33 7	261. Page 527, line 21: substitute " <u>\$40,152,100</u> " for " <u>\$39,722,100</u> ".
b0335/P2.34 8	262. Page 527, line 22: substitute " <u>\$41,555,200</u> " for " <u>\$40,215,200</u> ".
b0335/P2.35 9	263. Page 528, line 9: substitute "\$26,640,000" for "\$26,847,200".
b0335/P2.36 10	264. Page 528, line 10: substitute "\$28,159,200" for "\$28,448,100".
b0335/P2.37 11	265. Page 528, line 14: substitute " <u>\$8,314,300</u> " for " <u>\$9,300,900</u> ".
b0335/P2.38 12	266. Page 528, line 15: substitute "\$9,314,300" for "\$10,191,900".
b0335/P2.39 13	267. Page 528, line 21: delete "\$6,302,100 in fiscal year 2019-20 and
14	\$7,464,600" and substitute "\$5,789,600 in fiscal year 2019-20 and \$6,789,600".
b0335/P2.40 15	268. Page 528, line 22: after that line insert:
16	"(v) General education development. For general education development
17	testing and preparation for individuals who are eligible for temporary assistance for
18	needy families under 42 USC 601 et seq., \$115,000 \$175,000 in each fiscal year.".
b0335/P2.41 19	269. Page 528, line 23: delete the material beginning with that line and
20	ending with page 529, line 3.

270. Page 529, line 6: substitute "\$250,000" for "\$825,000".

1	271. Page 530, line 1: delete the material beginning with that line and ending
2	with page 531, line 9, and substitute:
b0193/P3.5 3	"Section 644c. 49.175 (1) (fa) of the statutes is created to read:
4	49.175 (1) (fa) Homeless case management services grants; additional funding.
5	For grants to shelter facilities under s. 16.3085 , $$500,000$ in fiscal year $2019-20$ and
6	\$500,000 in fiscal year 2020-21. All moneys allocated under this paragraph shall be
7	credited to the appropriation account under s. 20.865 (4) (g) for the purpose of
8	supplementing the appropriation under s. $20.505~(7)~(kg)$.".
b0102/P1.4 9	272. Page 532, line 3: delete lines 3 to 7.
b0335/P2.44 10	273. Page 532, line 7: after that line insert:
b0335/P2.44 11	"Section 650m. 49.36 (7) of the statutes is amended to read:
12	49.36 (7) The department shall pay a county, tribal governing body, or
13	Wisconsin works agency not more than \$400 <u>\$800</u> for each person who participates
14	in the program under this section in the region in which the county, tribal governing
15	body, or Wisconsin works agency administers the program under this section. The
16	county, tribal governing body, or Wisconsin works agency shall pay any additional
17	costs of the program.".
b0106/P1.2 18	274. Page 532, line 13: delete that line.
b0011/P1.1 19	275. Page 532, line 14: delete that line.
b0287/P1.1 20	276. Page 532, line 21: delete the material beginning with that line and
21	ending with page 534, line 5.
b0275/P1.1 22	277. Page 534, line 14: delete " <u>\$500,000</u> " and substitute " <u>\$2,000,000</u> ".
b0280/P1.1 23	278. Page 537, line 2: after that line insert:

b0280/P1.1

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"Section 664r. 49.45 (6m) (ar) 1. a. of the statutes is amended to read:

49.45 (6m) (ar) 1. a. The department shall establish standards for payment of allowable direct care costs under par. (am) 1. bm., for facilities that do not primarily serve the developmentally disabled, that take into account direct care costs for a sample of all of those facilities in this state and separate standards for payment of allowable direct care costs, for facilities that primarily serve the developmentally disabled, that take into account direct care costs for a sample of all of those facilities in this state. The standards shall be adjusted by the department for regional labor cost variations. The department shall in the single labor region that is composed of Milwaukee, Ozaukee, Washington, and Waukesha counties include Racine County and shall adjust payment so that the direct care cost targets of facilities in Milwaukee, Ozaukee, Washington, and Waukesha counties are not reduced as a result of including facilities in Racine County in this labor region. The department shall treat as a single labor region the counties of Dane, Dodge, Iowa, Columbia, Richland, Sauk, and Rock and shall adjust payment so that the direct care cost targets of facilities in Dane, Iowa, Columbia, and Sauk counties are not reduced as a result of including facilities in Dodge, Richland, and Rock Counties in this labor For facilities in Douglas, Dunn, Pierce, and St. Croix counties, the region. department shall perform the adjustment by use of the wage index that is used by the federal department of health and human services for hospital reimbursement under 42 USC 1395 to 1395ggg.".

b0294/P1.1 22

279. Page 537, line 14: delete the material beginning with that line and ending with page 540, line 12.

b0296/P1.1 1	280. Page 540, line 25: delete the material beginning with that line and
2	ending with page 541, line 17.
b0276/P2.2 3	281. Page 542, line 15: after "percent" insert "of the annual average".
b0276/P2.3 4	282. Page 542, line 17: delete "year 2017" and substitute "years 2016, 2017,
5	and 2018".
b0109/P1.1 6	283. Page 543, line 15: delete that line.
b0288/P1.1	284. Page 543, line 16: delete lines 16 to 20.
b0288/P1.2 8	285. Page 544, line 11: delete lines 11 to 16.
b0296/P1.2 9	286. Page 544, line 22: delete lines 22 to 24.
b0289/P1.1 10	287. Page 545, line 3: delete lines 3 to 18.
b0106/P1.4 11	288. Page 546, line 12: delete the material beginning with that line and
12	ending with page 548, line 9.
b0104/P1.2 13	289. Page 549, line 5: delete lines 5 to 25.
b0286/P2.1 14	290. Page 550, line 1: delete lines 1 to 13.
15	291. Page 551, line 5: delete the material beginning with that line and ending
16	with page 553, line 9.
b0348/P1.1 17	292. Page 555, line 6: after "department." insert "Notwithstanding the
18	reporting schedule under this subsection, a certified residential care apartment
19	complex shall continue to pay required fees on the schedule established in rules
20	promulgated by the department.".
b0276/P2.4 21	293. Page 558, line 6: delete lines 6 to 10.
b0044/1.6 22	294. Page 561, line 1: delete that line.

b0322/P1.2 1	295. Page 561, line 2: delete lines 2 to 12.
b0040/P1.4 2	296. Page 561, line 13: delete the material beginning with that line and
3	ending with page 562, line 2.
b0008/P1.3 4	297. Page 562, line 3: delete the material beginning with that line and ending
5	with page 563, line 4.
	****Note: This item yanks the treatment of s. 59.54 (25) (a) (intro.), which includes a reconciled treatment from LRB-1996, which is being yanked in LRBb0009. If LRBb0009 is not included, then the treatment of s. 59.54 (25) (a) (intro.) will need to be included in part.
b0320/P2.1 6	298. Page 563, line 4: after that line insert:
b0320/P2.1 7	"Section 760c. 59.69 (10) (ab) of the statutes is renumbered 59.69 (10) (ab)
8	(intro.) and amended to read:
9	59.69 (10) (ab) (intro.) In this subsection "nonconforming use":
10	3. "Nonconforming use" means a use of land, a dwelling, or a building that
11	existed lawfully before the current zoning ordinance was enacted or amended, but
12	that does not conform with the use restrictions in the current ordinance.
b0320/P2.1 13	Section 760g. 59.69 (10) (ab) 1. of the statutes is created to read:
14	59.69 (10) (ab) 1. "Contiguous" means sharing a common boundary or being
15	separated only by a waterway, section line, public road, private road, transportation
16	right-of-way, or utility right-of-way.
b0320/P2.1 17	Section 760k. 59.69 (10) (ab) 1m. of the statutes is created to read:
18	59.69 (10) (ab) 1m. "Contiguous parcel" means any parcel of land, up to a
19	cumulative limit of 80 acres, that, as of January 1, 2001, is contiguous to and is
20	located in the same political subdivision as land on which a quarry existed lawfully
21	before the quarry became a nonconforming use, is under the common ownership,
22	leasehold, or control of the person who owns, leases, or controls the land on which the

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b0320/P2.1

quarry is located, and is shown to have been intended for quarry operations prior to the effective date of the ordinance that rendered the use nonconforming. For purposes of this subdivision, if the contiguous parcel of land was commonly owned, leased, or controlled on January 1, 2001, there is a presumption that the contiguous parcel of land was intended for quarry operations prior to the effective date of the ordinance that rendered the use nonconforming.

SECTION 760p. 59.69 (10) (ab) 2. of the statutes is created to read:

59.69 (10) (ab) 2. "Nonconforming quarry site" means land on which a quarry existed lawfully before the quarry became a nonconforming use, including any contiguous parcel. The nonconforming status of any contiguous parcel shall be subject to the requirement that, on a 5 year rolling average, 75 percent of the quarry extracted from $_{
m the}$ contiguous parcel shall materials be used infrastructure-related projects, as determined by the guarry operator. If this 75 percent requirement is not met as to any contiguous parcel, the nonconforming status of the contiguous parcel may be suspended. This definition does not preclude a determination that a particular parcel of land is nonconforming under subd. 3. or common law.

b0320/P2.1

SECTION 760t. 59.69 (10) (ab) 4. of the statutes is created to read:

59.69 (10) (ab) 4. "Quarry" has the meaning given in s. 66.04135 (2) (c).

b0320/P2.1

Section 760w. 59.69 (10) (ab) 5. of the statutes is created to read:

59.69 **(10)** (ab) 5. "Quarry operations" has the meaning given in s. 66.04135 (2)

b0320/P2.1

Section 760y. 59.69 (10) (ap) of the statutes is created to read:

59.69 (10) (ap) Notwithstanding par. (am), an ordinance enacted under this section may not prohibit the continued operation of a quarry at a nonconforming

1	quarry site. For purposes of this paragraph, the continued operation of a quarry
2	includes conducting quarry operations in an area of a nonconforming quarry site in
3	which quarry operations have not previously been conducted. Nothing in this section
4	shall be construed as modifying or limiting an operator's reclamation obligations
5	under a reclamation permit.
b0320/P2.2 6	SECTION 761c. 60.61 (5) (ab) of the statutes is renumbered 60.61 (5) (ab) (intro.)
7	and amended to read:
8	60.61 (5) (ab) (intro.) In this subsection "nonconforming use":
9	2. "Nonconforming use" means a use of land, a dwelling, or a building that
10	existed lawfully before the current zoning ordinance was enacted or amended, but
11	that does not conform with the use restrictions in the current ordinance.
b0320/P2.2 12	Section 761e. 60.61 (5) (ab) 1. of the statutes is created to read:
13	60.61 (5) (ab) 1. "Nonconforming quarry site" has the meaning given in s. 59.69
14	(10) (ab) 2.
b0320/P2.2 15	Section 761g. 60.61 (5) (ab) 3. of the statutes is created to read:
16	60.61 (5) (ab) 3. "Quarry" has the meaning given in s. 66.04135 (2) (c).
b0320/P2.2 17	Section 761k. 60.61 (5) (ab) 4. of the statutes is created to read:
18	60.61 (5) (ab) 4. "Quarry operations" has the meaning given in s. 66.04135 (2)
19	(d).
b0320/P2.2 20	Section 761p. 60.61 (5) (as) of the statutes is created to read:
21	60.61 (5) (as) Notwithstanding par. (am), an ordinance enacted under this
22	section may not prohibit the continued operation of a quarry at a nonconforming
23	quarry site. For purposes of this paragraph, the continued operation of a quarry
24	includes conducting quarry operations in an area of a nonconforming quarry site in
25	which quarry operations have not previously been conducted. Nothing in this section

1	shall be construed as modifying or limiting an operator's reclamation obligations
2	under a reclamation permit.".
3	299. Page 563, line 6: delete the material beginning with that line and ending
4	with page 564, line 21, and substitute:
b0320/P2.3 5	"Section 766c. 62.23 (7) (ab) of the statutes is renumbered 62.23 (7) (ab)
6	(intro.) and amended to read:
7	62.23 (7) (ab) Definition Definitions. (intro.) In this subsection
8	"nonconforming use":
9	2. "Nonconforming use" means a use of land, a dwelling, or a building that
10	existed lawfully before the current zoning ordinance was enacted or amended, but
11	that does not conform with the use restrictions in the current ordinance.
b0320/P2.3 12	Section 766g. 62.23 (7) (ab) 1. of the statutes is created to read:
13	62.23 (7) (ab) 1. "Nonconforming quarry site" has the meaning given in s. 59.69
14	(10) (ab) 2.
b0320/P2.3 15	Section 766n. 62.23 (7) (ab) 3. of the statutes is created to read:
16	62.23 (7) (ab) 3. "Quarry" has the meaning given in s. 66.04135 (2) (c).
b0320/P2.3 17	Section 766r. 62.23 (7) (ab) 4. of the statutes is created to read:
18	62.23 (7) (ab) 4. "Quarry operations" has the meaning given in s. 66.04135 (2)
19	(d).
b0320/P2.3 20	Section 766w. 62.23 (7) (hd) of the statutes is created to read:
21	62.23 (7) (hd) Nonconforming quarry sites. Notwithstanding par. (h), an
22	ordinance enacted under this section may not prohibit the continued operation of a
23	quarry at a nonconforming quarry site. For purposes of this paragraph, the
24	continued operation of a quarry includes conducting quarry operations in an area of

1	a nonconforming quarry site in which quarry operations have not previously been
2	conducted. Nothing in this section shall be construed as modifying or limiting an
3	operator's reclamation obligations under a reclamation permit.".
b0044/1.8 4	300. Page 564, line 22: delete the material beginning with that line and
5	ending with page 565, line 6.
b0008/P1.4 6	301. Page 565, line 7: delete the material beginning with that line and ending
7	with page 566, line 3.
	****Note: This item yanks the treatment of s. 66.0107 (1) (bm), which includes a reconciled treatment from LRB-1996, which is being yanked in LRBb0009. If LRBb0009 is not included, then the treatment of s. 66.0107 (1) (bm) will need to be included in part.
b0035/2.2 8	302. Page 566, line 4: delete lines 4 to 9.
b0048/3.1 9	303. Page 566, line 10: delete that line.
10	304. Page 566, line 11: delete the material beginning with that line and
11	ending with page 567, line 12, and substitute:
b0320/P2.4 12	"Section 777m. 66.04135 of the statutes is created to read:
13	66.04135 Quarries extracting certain nonmetallic minerals. (1)
14	CONSTRUCTION. (a) Nothing in this section may be construed to affect the authority
15	of a political subdivision to regulate land use for a purpose other than quarry
16	operations.
17	(b) Nothing in this section may be construed to exempt a quarry from a
18	regulation of general applicability placed by a political subdivision that applies to
19	other property in the political subdivision that is not a quarry unless the regulation
20	is inconsistent with this section.

(2) DEFINITIONS. In this section:

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- (a) "Permit" means a form of approval granted by a political subdivision for the operation of a quarry.
 - (b) "Political subdivision" means a city, village, town, or county.
- (c) "Quarry" means the surface area from which nonmetallic minerals, including soil, clay, sand, gravel, and construction aggregate, that are used primarily for a public works project or a private construction or transportation project are extracted and processed.
- (d) "Quarry operations" means the extraction and processing of minerals at a quarry and all related activities, including blasting, vehicle and equipment access to the quarry, and loading and hauling of material to and from the quarry.
- (3) Limitations on local regulation. (a) *Permits*. 1. Consistent with the requirements and limitations in this subsection, except as provided in subd. 2., a political subdivision may require a quarry operator to obtain a zoning or nonzoning permit to conduct quarry operations.
- 2. A political subdivision may not require a quarry operator to obtain a zoning or nonzoning permit to conduct quarry operations unless prior to the establishment of quarry operations the political subdivision enacts an ordinance that requires the permit. A political subdivision may not require a quarry operator to obtain a nonzoning permit to conduct quarry operations if the quarry operation operates under a previously issued zoning permit.
- (b) Applicability of local limit. If a political subdivision enacts a nonzoning ordinance regulating the operation of a quarry that was not in effect when quarry operations began at a quarry, the limit does not apply to that quarry or to land that is contiguous, as defined in s. 59.69 (10) (ab) 1., to the land on which the quarry is located, is under the common ownership, leasehold, or control of the person who

- owns, leases, or controls the land on which the quarry is located, and is located in the same political subdivision.
- (c) *Blasting*. 1. In this paragraph, "affected area" means an area within a certain radius of a blasting site that may be affected by a blasting operation, as determined using a formula established by the department of safety and professional services by rule that takes into account a scaled-distance factor and the weight of explosives to be used.
- 2. Except as provided under subds. 3. and 4., a political subdivision may not limit blasting at a quarry.
- 3. A political subdivision may require the operator of a quarry to do any of the following:
- a. Before beginning a blasting operation at the quarry, provide notice of the blasting operation to each political subdivision in which any part of the quarry is located and to owners of dwellings or other structures within the affected area.
- b. Before beginning a blasting operation at the quarry, cause a 3rd party to conduct a building survey of any dwellings or other structures within the affected area.
- c. Before beginning a blasting operation at the quarry, cause a 3rd party to conduct a survey of and test any wells within the affected area.
- d. Provide evidence of insurance to each political subdivision in which any part of the quarry is located.
- e. Provide copies of blasting logs to each political subdivision in which any part of the quarry is located.
- f. Provide maps of the affected area to each political subdivision in which any part of the quarry is located.

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- g. Provide copies of any reports submitted to the department of safety and professional services relating to blasting at the quarry.
- 4. A political subdivision may suspend a permit for a violation of the requirements under s. 101.15 relating to blasting and rules promulgated by the department of safety and professional services under s. 101.15 (2) (e) relating to blasting only if the department of safety and professional services determines that a violation of the requirements or rules has occurred and only for the duration of the violation as determined by the department of safety and professional services.
- (d) Water quality or quantity. 1. Except as provided under subds. 2. to 5., a political subdivision may not do any of the following with respect to the operation of a quarry:
 - a. Establish or enforce a water quality standard.
- b. Issue permits, including permits for discharges to the waters of the state, or any other form of approval related to water quality or quantity.
 - c. Impose any restriction related to water quality or quantity.
 - d. Impose any requirements related to monitoring of water quality or quantity.
- 2. A political subdivision may take actions related to water quality that are specifically required or authorized by state law.
- 3. A political subdivision may require the operator of a quarry to conduct and provide water quality and quantity baseline testing and ongoing quality testing, to occur not more frequently than annually, of all wells within 1,000 feet of the perimeter of a quarry site when a new high capacity well is added to an existing quarry site or a new quarry site is established. A testing requirement under this subdivision may not impose any standard that is more stringent than the standards for groundwater quality required by rules promulgated by the department of natural

resources. The political subdivision may request a report of well testing results within 30 days of the completion of testing, and the quarry operator shall provide the results within that time. Any person offered the opportunity to have a well tested under this subdivision but who knowingly refuses testing waives any claim against a quarry operator related to the condition of the well if, within 90 days of the offer, the quarry operator records with the register of deeds for the county in which the well is located a written and sworn certification that the person refused the offer.

- 4. A political subdivision that imposes a requirement to conduct any ongoing water quality or quantity testing of wells adjacent to an existing quarry prior to the effective date of this subdivision [LRB inserts date], may continue to do so.
- 5. In addition to the ability to enforce properly adopted local regulations as allowed by this section, a political subdivision may suspend a permit authorizing the operation of a quarry for a violation of state law or rules promulgated by the department of natural resources relating to water quality or quantity only if the department of natural resources determines that a violation of state law or rules has occurred and only for the duration of the violation, as determined by the department of natural resources.
- (e) *Air quality*. 1. Notwithstanding s. 285.73, and except as provided under subds. 2. to 4., a political subdivision may not do any of the following with respect to the operation of a quarry:
- a. Establish or enforce an ambient air quality standard, standard of performance for new stationary sources, or other emission limitation related to air quality.
 - b. Issue permits or any other form of approval related to air quality.
 - c. Impose any restriction related to air quality.

- d. Impose any requirement related to monitoring air quality.
- 2. A political subdivision may require the operator of a quarry to use best management practices to limit off-site fugitive dust and may enforce properly adopted fugitive dust regulations.
- 3. A political subdivision may take actions related to air quality that are specifically required or authorized by state law.
- 4. In addition to the ability to enforce properly adopted local regulations as allowed by this section, a political subdivision may suspend a permit authorizing the operation of a quarry for a violation of state law or rules promulgated by the department of natural resources relating to air quality only if the department of natural resources determines that a violation of state law or rules has occurred and only for the duration of the violation, as determined by the department of natural resources.
- (f) Quarry permit requirements. 1. A political subdivision may not add a condition to a permit during the duration of the permit unless the permit holder consents.
- 2. If a political subdivision requires a quarry to comply with another political subdivision's ordinance as a condition for obtaining a permit, the political subdivision that grants the permit may not require the quarry operator to comply with a provision of the other political subdivision's ordinance that is enacted after the permit is granted and while the permit is in effect.
- 3. a. A town may not require, as a condition for granting a permit to a quarry operator, that the quarry operator satisfy a condition that a county requires in order to grant a permit that is imposed by a county ordinance enacted after the county grants a permit to the quarry operator.

b0008/P1.5

b0155/P2.2

 $^{\mathrm{b0155/P2.2}}_{7}$

b0155/P2.2

b0017/P1.1

b0265/1.1

b0136/P1.1

b0263/P1.1

b0263/P1.1

b. A county may not require, as a condition for granting a permit to a quarry
operator, that the quarry operator satisfy a condition that a town requires in order
to grant a permit that is imposed by a town ordinance enacted after the town grants
a permit to the quarry operator.".
305. Page 567, line 13: delete lines 13 to 22.
306. Page 567, line 22: after that line insert:
"Section 778g. 66.0420 (7) (b) of the statutes is renumbered 66.0420 (7) (b) 1.,
and 66.0420 (7) (b) 1. (intro.), as renumbered, is amended to read:
66.0420 (7) (b) 1. (intro.) The Except as provided in subd. 2m., the percentage
applied to a video service provider's gross receipts under par. (a) 1. for each
municipality shall be 5 percent or one of the following percentages, whichever is less:
SECTION 778r. 66.0420 (7) (b) 2m. of the statutes is created to read:
66.0420 (7) (b) 2m. The percentage applied to a video service provider's gross
receipts under par. (a) 1. for a municipality shall be the percentage that applied
under subd. 1. on December 31, 2018, less one of the following:
a. Beginning on January 1, 2020, 0.5 percent.
b. Beginning on January 1, 2021, 1.0 percent.".
307. Page 567, line 23: delete the material beginning with that line and
ending with page 570, line 9.
308. Page 570, line 10: delete lines 10 to 13.
309. Page 570, line 14: delete lines 14 to 18.
310. Page 570, line 19: delete lines 19 and 20 and substitute:
"Section 790m. 66.0602 (2m) (b) 1. of the statutes is amended to read:

66.0602 (2m) (b) 1. In this paragraph, "covered service" means garbage
collection, fire protection, snow plowing, or street sweeping, or storm water
management, except that garbage collection may not be a covered service for any
political subdivision that owned and operated a landfill on January 1, 2013. With
regard to fire protection, "covered service" does not include the production, storage,
transmission, sale and delivery, or furnishing of water for public fire protection
purposes.".

b0265/1.2

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311. Page 570, line 21: delete the material beginning with that line and ending with page 571, line 16.

b0264/1.1

312. Page 571, line 17: delete the material beginning with that line and ending with page 572, line 12.

b0387/P1.1

313. Page 572, line 13: delete lines 13 to 22.

b0047/1.3 13

314. Page 572, line 23: delete the material beginning with that line and ending with page 573, line 13.

b0035/2.3

315. Page 573, line 14: delete the material beginning with that line and ending with page 588, line 21.

b0125/1.1

316. Page 588, line 22: delete the material beginning with that line and ending with page 589, line 10.

b0076/P1.1

317. Page 589, line 11: delete lines 11 to 19.

b0077/P1.1 20

318. Page 589, line 20: delete the material beginning with that line and ending with page 590, line 14.

b0075/P1.1 22

319. Page 590, line 15: delete the material beginning with that line and ending with page 595, line 17.

ending with page 609, line 3.

b0056/1.1 1	320. Page 595, line 18: delete the material beginning with that line and
2	ending with page 596, line 22.
b0044/1.10 3	321. Page 596, line 23: delete the material beginning with that line and
4	ending with page 597, line 4.
b0051/P1.1 5	322. Page 597, line 5: delete lines 5 to 18.
b0051/P1.2 6	323. Page 598, line 7: delete the material beginning with that line and ending
7	with page 600, line 19.
b0101/P1.1 8	324. Page 600, line 20: delete that line.
b0339/P1.1 9	325. Page 600, line 21: delete the material beginning with that line and
10	ending with page 603, line 7.
b0384/P1.1 11	326. Page 603, line 8: delete the material beginning with that line and ending
12	with page 604, line 1.
b0101/P1.2 13	327. Page 604, line 2: delete the material beginning with that line and ending
14	with page 605, line 3.
b0388/P1.1 15	328. Page 605, line 9: delete lines 9 to 16.
b0382/P1.1 16	329. Page 605, line 17: delete the material beginning with that line and
17	ending with page 606, line 2.
b0384/P1.2 18	330. Page 606, line 3: delete lines 3 to 8.
b0133/P1.1 19	331. Page 606, line 9: delete the material beginning with that line and ending
20	with page 607, line 9.
b0381/P1.1 21	332. Page 608, line 23: delete the material beginning with that line and

b0084/P1.1 1	333. Page 609, line 4: delete lines 4 to 19.
b0382/P1.2 2	334. Page 609, line 20: delete the material beginning with that line and
3	ending with page 610, line 2.
b0386/P1.1 4	335. Page 610, line 3: delete the material beginning with that line and ending
5	with page 611, line 4.
b0377/P1.1 6	336. Page 611, line 4: after that line insert:
b0377/P1.1 7	"Section 877q. 71.06 (1q) (b) of the statutes is amended to read:
8	71.06 (1q) (b) On all taxable income exceeding \$7,500 but not exceeding
9	\$15,000, 5.84 percent, except that for taxable years beginning after December 31,
10	<u>2018, 5.21 percent</u> .
b0377/P1.1 11	Section 877r. 71.06 (2) (i) 2. of the statutes is amended to read:
12	71.06 (2) (i) 2. On all taxable income exceeding \$10,000 but not exceeding
13	\$20,000, 5.84 percent, except that for taxable years beginning after December 31,
14	<u>2018, 5.21 percent</u> .
b0377/P1.1 15	Section 877s. 71.06 (2) (j) 2. of the statutes is amended to read:
16	71.06 (2) (j) 2. On all taxable income exceeding \$5,000 but not exceeding
17	\$10,000, 5.84 percent, except that for taxable years beginning after December 31,
18	2018, 5.21 percent.".
b0099/P1.7 19	337. Page 611, line 5: delete lines 5 to 20.
b0390/P1.2 20	338. Page 611, line 21: delete the material beginning with that line and
21	ending with page 612, line 19.
b0385/P1.1 22	339. Page 613, line 6: delete the material beginning with that line and ending
23	with page 616, line 2.

b0388/P1.3 22

b0100/P1.1 1	340. Page 616, line 3: delete lines 3 to 16.
b0381/P1.2 2	341. Page 616, line 17: delete the material beginning with that line and
3	ending with page 617, line 19.
b0134/P1.1 4	342. Page 617, line 20: delete the material beginning with that line and
5	ending with page 618, line 12.
b0391/P1.1 6	343. Page 618, line 13: delete the material beginning with that line and
7	ending with page 619, line 12.
b0381/P1.3 8	344. Page 619, line 13: delete lines 13 to 15.
b0385/P1.2 9	345. Page 619, line 16: delete lines 16 and 17.
b0390/P1.3 10	346. Page 619, line 18: delete the material beginning with that line and
11	ending with page 620, line 8.
b0382/P1.3 12	347. Page 620, line 9: delete the material beginning with that line and ending
13	with page 623, line 19.
b0388/P1.2 14	348. Page 623, line 20: delete lines 20 to 24.
b0384/P1.3 15	349. Page 623, line 25: delete the material beginning with that line and
16	ending with page 624, line 5.
b0101/P1.3 17	350. Page 624, line 6: delete that line.
b0339/P1.2 18	351. Page 624, line 7: delete the material beginning with that line and ending
19	with page 629, line 2.
b0101/P1.4 20	352. Page 629, line 3: delete the material beginning with that line and ending
21	with page 630, line 4.

353. Page 630, line 10: delete lines 10 to 16.

b0339/P1.3 1	354. Page 630, line 17: delete the material beginning with that line and
2	ending with page 633, line 20.
b0384/P1.4 3	355. Page 633, line 21: delete the material beginning with that line and
4	ending with page 634, line 2.
b0099/P1.8 5	356. Page 634, line 3: delete lines 3 to 18.
b0390/P1.4 6	357. Page 634, line 19: delete the material beginning with that line and
7	ending with page 635, line 17.
b0100/P1.2 8	358. Page 635, line 18: delete lines 18 to 25.
b0100/P1.3 9	359. Page 636, line 1: delete lines 1 to 9.
b0391/P1.2 10	360. Page 636, line 10: delete the material beginning with that line and
11	ending with page 637, line 9.
b0390/P1.5 12	361. Page 637, line 10: delete lines 10 to 22.
b0339/P1.4 13	362. Page 637, line 23: delete the material beginning with that line and
14	ending with page 640, line 10.
b0388/P1.4 15	363. Page 640, line 11: delete lines 11 to 15.
b0384/P1.5 16	364. Page 640, line 16: delete lines 16 to 21.
b0339/P1.5 17	365. Page 640, line 22: delete the material beginning with that line and
18	ending with page 643, line 11.
b0388/P1.5 19	366. Page 643, line 17: delete lines 17 to 24.
b0384/P1.6 20	367. Page 643, line 25: delete the material beginning with that line and
21	ending with page 644, line 5.
b0099/P1.9 22	368. Page 644, line 6: delete lines 6 to 21.

b0155/P2.3 21

b0390/P1.6 1	369. Page 644, line 22: delete the material beginning with that line and
2	ending with page 645, line 19.
b0391/P1.3 3	370. Page 645, line 20: delete the material beginning with that line and
4	ending with page 646, line 19.
b0390/P1.7 5	371. Page 646, line 20: delete the material beginning with that line and
6	ending with page 647, line 5.
b0135/P1.1 7	372. Page 648, line 21: delete the material beginning with that line and
8	ending with page 651, line 4.
b0345/P1.1 9	373. Page 651, line 11: delete lines 11 to 21.
b0386/P1.2 10	374. Page 651, line 22: delete the material beginning with that line and
11	ending with page 652, line 1.
b0382/P1.4 12	375. Page 652, line 2: delete lines 2 to 9.
b0322/P1.3 13	376. Page 652, line 10: delete the material beginning with that line and
14	ending with page 653, line 7.
b0321/P1.1 15	377. Page 653, line 8: delete lines 8 to 14.
b0322/P1.4 16	378. Page 653, line 15: delete the material beginning with that line and
17	ending with page 660, line 8.
b0380/P1.1 18	379. Page 660, line 9: delete lines 9 to 17.
b0134/P1.2 19	380. Page 660, line 18: delete lines 18 to 23.
b0155/P2.3 20	381. Page 660, line 23: after that line insert:

"Section 1034g. 73.10(2)(c) of the statutes is created to read:

1	73.10 (2) (c) Beginning in 2021, each municipality that is eligible to receive a
2	payment under s. 79.097 shall submit with the information required under pars. (a)
3	and (b) the actual annual revenues received under s. 66.0420 (7).".
b0023/P1.1 4	382. Page 660, line 24: delete the material beginning with that line and
5	ending with page 661, line 12.
b0099/P1.10 6	383. Page 661, line 13: delete lines 13 to 16.
b0387/P1.2 7	384. Page 661, line 24: delete the material beginning with that line and
8	ending with page 666, line 13.
b0008/P1.7 9	385. Page 666, line 14: delete lines 14 to 18.
b0082/P1.1 10	386. Page 666, line 19: delete that line.
b0081/P1.1 11	387. Page 666, line 20: delete that line.
b0387/P1.3 12	388. Page 666, line 21: delete the material beginning with that line and
13	ending with page 667, line 6.
b0322/P1.5 14	389. Page 667, line 7: delete lines 7 to 17.
b0387/P1.4 15	390. Page 667, line 18: delete the material beginning with that line and
16	ending with page 668, line 14.
b0331/P1.1 17	391. Page 668, line 15: delete lines 15 to 25.
b0331/P1.2 18	392. Page 669, line 1: delete lines 1 to 3.
b0332/P1.1 19	393. Page 669, line 4: delete lines 4 to 10.
20	394. Page 669, line 11: delete lines 11 to 20 and substitute:
b0319/P3.1 21	"Section 1066e. 78.12 (4) (a) 2. of the statutes is repealed.
b0319/P3.1 22	Section 1066f. 78.12 (4) (a) 3. of the statutes is repealed.
b0319/P3.1 23	Section 1066g. 78.12 (4) (a) 4. of the statutes is amended to read:

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b0319/P3.1 3 78.12 (4) (a) 4. Multiply the number of gallons under subd. 3. 1. by the rate published under s. 78.015 as increased under s. 78.017.

SECTION 1067h. 78.12 (5) of the statutes is amended to read:

78.12 (5) PAYMENT OF TAX. Licensed suppliers shall pay taxes on motor vehicle fuel no later than the 15th day of the month for motor vehicle fuel sold during the previous month. At the option of a wholesaler distributor, a licensed supplier shall allow the wholesaler distributor to delay paying the tax to the licensed supplier until the date that the tax is due to this state. A wholesaler distributor who makes delayed payments shall make the payments by electronic funds transfer. If a wholesaler distributor fails to make timely payments, the licensed supplier may terminate the right of the wholesaler distributor to make delayed payments. Each licensed supplier shall notify the department of each wholesaler distributor who makes delayed payments of the tax. The department may require any wholesaler distributor who makes delayed payments of the tax to furnish the department a surety bond payable to this state in an amount not to exceed 3 times the highest estimated monthly tax owed by the wholesaler distributor. Whenever the wholesaler distributor pays the licensed supplier, the licensed supplier shall credit the wholesaler distributor's account for the amount of tax reduction that results from the calculation under s. 78.12 (4) (a) 2.".

395. Page 669, line 20: after that line insert:

"Section 1067j. 78.20 (6) of the statutes is created to read:

78.20 **(6)** A refund may not be claimed under this section for fuel purchased after September 30, 2019.

b0302/P3.2 1	Section 1067m. 78.20 of the statutes, as affected by 2019 Wisconsin Act
2	(this act), is repealed.
b0302/P3.2 3	Section 1067p. 78.68 (10) of the statutes is amended to read:
4	78.68 (10) Except as provided in ss. $78.19, 78.20$ (2) and 78.75 (1m) (b), s. 71.75
5	(2) and (4) to (7) as it applies to the taxes under ch. 71 applies to the taxes under this
6	chapter. Sections 71.74 (13), 71.75 (9) and (10), 71.80 (3), 71.93, 71.935, and 73.03
7	(52), (52m), and (52n), as they apply to refunds of the taxes under ch. 71 apply to the
8	refund of the taxes under this chapter.".
b0160/P1.1 9	396. Page 669, line 21: delete the material beginning with that line and
10	ending with page 670, line 19.
b0336/P1.4 11	397. Page 670, line 20: delete lines 20 to 23.
b0265/1.3 12	398. Page 670, line 24: delete the material beginning with that line and
13	ending with page 671, line 18.
b0155/P2.4 14	399. Page 671, line 18: after that line insert:
b0155/P2.4 15	"Section 1073g. 79.097 of the statutes is created to read:
16	79.097 State aid; video service provider fee. (1) (a) In 2020, each
17	municipality that assesses a fee under s. 66.0420 (7) shall receive a payment equal
18	to 0.5 percent of the gross receipts, as reported under sub. (2) (a), used as the basis
19	for the actual fee revenues received by the municipality in 2018.
20	(b) In 2021, each municipality that assesses a fee under s. 66.0420 (7) shall
21	receive a payment equal to 1 percent of the gross receipts, as reported under sub. (2)

(b), used as the basis for the actual fee revenues received by the municipality in 2019.

1	(c) Beginning in 2022 and ending in 2029, annually, each municipality that
2	assesses a fee under s. 66.0420 (7) shall receive a payment under this section equal
3	the amount it received in 2021.
4	(2) Each municipality that is eligible to receive a payment under this section
5	shall report to the department of revenue the following information:
6	(a) On or before August 15, 2019, the 2018 actual fee revenues from s. 66.0420
7	(7) and the estimated gross receipts on which the fee revenues are based.
8	(b) On or before August 15, 2020, the 2019 actual fee revenues from s. 66.0420
9	(7) and the estimated gross receipts on which the fee revenues are based.
10	(c) Any other information, provided in the time and manner determined by the
11	department, that the department considers necessary for the administration of this
12	section.
13	(3) (a) Annually, on or before October 1, the department of revenue shall notify
14	each municipality that is eligible to receive a payment under this section of the
15	amount of the payment that the municipality shall receive in the following year.
16	(b) The department of revenue shall certify the amount of the payment due to
17	each taxing jurisdiction under sub. (1) to the department of administration, and the
18	department of administration shall make the payment on or before the 4th Monday
19	in July.".
b0127/P1.1 20	400. Page 671, line 19: delete the material beginning with that line and
21	ending with page 672, line 19.
b0317/P1.1 22	401. Page 672, line 23: after that line insert:

b0317/P1.1 b0317/P1.1 23

"Section 1078d. 84.013(3)(b) of the statutes is created to read:

84.013 (3) (b) I 41 extending approximately 23 miles between STH 96 in the town of Grand Chute and CTH "F" in the town of Lawrence, in Brown and Outagamie counties, including all interchanges, and including work on local roads as necessary for the completion of the project. As a component of this project, the department shall construct an interchange of I 41 and local highways near the intersection of Southbridge Road/French Road and Creamery Road in Brown County.".

b0315/P1.2

b0315/P1.2

402. Page 673, line 4: after that line insert:

"Section 1079m. 84.062 of the statutes is created to read:

84.062 Alternative project delivery. (1) Definitions. In this section:

- (a) "Alternative technical concepts" means a proposed alternative to the technical requirements provided by the office in the request for proposals for a project.
- (b) "Best value design-build contract" means a design-build contract award made following a calculation of value as provided in a request for proposals.
- (c) "Design-build contract" means a contract for a project under which the design, engineering, construction, and related services are provided by a single design-builder.
- (d) "Design-builder" means a private legal entity, consortium, or joint venture that proposes to or executes a contract with the office to design, engineer, and construct a project under this section.
- (e) "Design-build project" means a project for which design, engineering, construction, and related services are procured through a single contract with a single private legal entity, consortium, or joint venture capable of providing the necessary design, engineering, construction, and related services.

- (f) "Design professional" means a person registered under s. 443.03 or 443.04 or a firm, partnership, or corporation registered under s. 443.08.
 - (g) "Director" means the director of the office of innovative program delivery attached to the department under s. 15.463 (1).
 - (h) "Fixed price variable scope design-build contract" means a design-build contract award made to the lowest qualified responsible bidder able to provide the best qualitative scope of work at a price not to exceed a fixed price set by the office.
 - (i) "Low bid design-build contract" means a design-build contract award made to the lowest qualified responsible bidder.
 - (j) "Member" means a private legal entity that is a member of a consortium or joint venture that is a design-builder.
 - (k) "Office" means the office of innovative program delivery attached to the department under s. 15.463 (1).
 - (L) "Project" means a project involving a highway improvement, as defined in s. 84.06 (1) (am).
- (m) "Qualified responsible bidder" means a design-builder responding to a request for qualifications and that is certified by the technical review committee.
- (n) "Responsive cost proposal" means a proposal that clearly identifies the costs of all services to be performed by the qualified responsible bidder, including all related fees, wages, and equipment and material costs.
- (o) "Responsive technical proposal" means a proposal that clearly demonstrates a qualified responsible bidder's understanding of the design, engineering, and construction services to be performed and clearly describes the bidder's approach to the project.

1	(p)	"Technical review	committee"	means the c	committee ap	pointed unde	r sub.
2	(3).						

- (q) "Value engineering change" means a proposal that provides for a product of equal or improved quality to the product required by the department and that will reduce the project cost, improve safety, or decrease the time to complete the project.
- (2) Design-build projects. (a) The department shall administer a pilot program under which not more than 6 contracts are awarded for design-build projects to be completed no later than December 31, 2025. The director may not designate a project as a design-build project unless the department is able to clearly define the scope of work.
- (b) The department may not expend more than \$250,000,000 for 6 design-build contracts designated as follows:
- 1. One low bid design-build contract for a project with an estimated value of not less than \$5,000,000 and not more than \$25,000,000.
- 2. One best value design-build contract for a project with an estimated value of not less than \$25,000,000 and not more than \$75,000,000.
- 3. One fixed price variable scope design-build contract with an estimated value of not less than \$25,000,000 and not more than \$75,000,000.
- 4. Three contracts designated by the director with a total estimated value of not more than \$125,000,000. The department may enter into a low bid design-build contract, best value design-build contract or a fixed price variable scope design-build contract under this subdivision.
- (c) For each project designated as a design-build project under par. (a), the office shall prepare a written analysis supporting the office's determination that it is the best interests of the state to make the designation. The written determination

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- and supporting materials are subject to inspection under s. 19.35. The written analysis shall include all of the following:
 - 1. The extent to which the department can adequately define the project requirements in a proposed scope of design and construction.
 - 2. The impact on the projected project schedule and completion date.
 - 3. The impact on the projected cost of the project.
 - 4. The impact on the quality factors of the project.
 - 5. The availability of contractors with experience with design-build projects or other innovative project delivery methods.
 - 6. The capability of the department to manage a design-build project with office employees and design consultants.
 - 7. The capability of the department to oversee a design-build project with a contractor with experience with design-build projects or other innovative project delivery methods.
 - 8. The availability of current department employees qualified to perform design and engineering services required for the design-build project.
 - 9. The original character of the product or the services.
 - 10. The statutory authority for the designation of the project as a design-build project and how the project furthers the department's statutory duties.
 - 11. Whether the design-build project must comply with any federal rule or regulation or any U.S. department of transportation requirement and a statement that the design-build project is in compliance.
 - 12. Any other criteria the office determines is necessary.
 - (d) For each project designated under par. (a), the office shall solicit requests for qualifications, requests for proposals, and cost proposals as provided in this

section and, subject to sub. (7) (c) and (d), let each project by contract to a qualified responsible bidder.

- (e) No more than 6 months following the completion of a design-build project designated under this subsection, the office shall prepare a report, with input from the design-builder and the technical review committee, detailing the project, the decision to designate the project as a design-build project, the type of design-build contract let, and recommendations for statutory changes, if any. The office shall provide this report to the joint committee on finance and the senate and assembly standing committees having jurisdiction over transportation matters. The senate and assembly standing committees having jurisdiction over transportation matters shall schedule a hearing on the report not more than 30 days following distribution of the report by the chief clerks of the senate and the assembly. This paragraph does not apply to projects completed after December 31, 2025.
- (3) TECHNICAL REVIEW COMMITTEE. (a) The secretary shall appoint 5 individuals to a technical review committee to evaluate proposals submitted under this section. The committee shall consist of the following:
- 1. An employee of the department representing a regional office of the department who has at least 5 years of experience in the transportation construction industry.
- 2. Two employees of the department representing the division of the department responsible for transportation project development, each of whom have at least 5 years of experience in the transportation construction industry.
- 3. One person representing a state association of architectural, engineering, or design companies.

- 4. One person representing a state association of transportation construction companies.
- (b) The secretary may not appoint to the technical review committee any person associated, as defined in s. 19.42 (2), with a design-builder. No person appointed to the technical review committee may review proposals under this section when the proposed project could benefit the appointee or the appointee's immediate family, as defined in s. 19.42 (7).
- (c) A person appointed to the technical review committee is an agent of the department under s. 895.46.
- (d) Except as otherwise provided in this section, all records of the technical review committee are open to public inspection and copying under s. 19.35 (1).
- (4) BIDS. The office shall solicit design-build proposals in 2 phases. In the first phase, the office shall solicit requests for qualifications under sub. (5) and requests for proposals under sub. (6). The technical review committee shall certify responsible bidders as provided in sub. (5) (c) and shall score technical proposals as provided in sub. (6) (b). In the 2nd phase, the office shall solicit cost proposals and the technical review committee shall evaluate cost proposals as provided in sub. (7).
- (5) REQUEST FOR QUALIFICATIONS. (a) The office shall prepare a request for qualifications that includes all of the following:
- 1. Minimum required qualifications for certification as a qualified bidder, which shall include all of the following:
- a. The design and construction experience of the design-builder or member, personnel, and contractors who will manage the design, engineering, and construction aspects of the project. The office may not require a level of experience that will unreasonably restrict competition.

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- b. A requirement that the design-builder or member employ an individual who has no fewer than 5 years of experience in highway construction specific to highway improvement projects in this state.
- c. A requirement that the design-builder or member be a design professional or will employ or contract with a design professional.
- d. A sworn statement of the design-builder's financial ability, equipment, and experience in design-build project delivery and any other information the office determines is necessary to determine a bidder's competency.
- 2. Minimum required qualifications for certification as a responsible bidder, which shall include all of the following:
 - a. The design-builder is registered or authorized to do business in this state.
- b. The design-builder submits a sworn statement that indicates that it has adequate financial resources to complete the work described in the request for qualifications, taking into account any other work the design-builder is currently under contract to complete.
- c. The design-builder is bondable for the term of the proposed contract and is able to obtain a 100 percent performance bond and a separate 100 percent payment bond.
- d. If the department has previously contracted with the design-builder or a member, the design-builder or member has a record of satisfactorily completing projects. In making this determination, the technical review committee shall consider if the design-builder or the member has completed all contracts in accordance with drawings and specifications, diligently pursued execution of the work and completed contracts according to the time schedule, fulfilled guarantee requirements of contracts, and complied with applicable safety program

- requirements. The technical review committee may not consider whether a design-builder or member exercised legal rights specified in statute or rule or under a contract with the department.
- e. The design-builder or a member is not on a list maintained by the department identifying persons ineligible to bid due to suspension or debarment or on a list that the department of administration maintains for persons who violated statutory provisions or administrative rules relating to construction.
 - f. The design-builder or a member has been in business for at least 12 months.
- g. The design-builder or a member has served as a prime contractor on no fewer than 5 projects administered by the department during the previous 5 calendar years.
- h. The design-builder can provide information to the technical review committee upon request about ownership, management, and control of the design-builder.
- i. The design-builder or a member has not been debarred from any government contracts and has not been found to have committed tax avoidance or evasion in any jurisdiction in the previous 10 years.
- j. The design-builder has not been disciplined under a professional license in any jurisdiction in the previous 10 years.
- k. No design professional employed by the design-builder or a member or that the design-builder will contract with has been disciplined in any jurisdiction under a license that is currently in use.
- 3. Information about bid procedures and the proposed project, including all of the following:
 - a. The type of contract to be awarded.

- b. The selection criteria for recommendation of design-builders for phase 2.
 - c. Project requirements, including a scope of work statement and a schedule.
 - d. The required completion date of the project.
 - e. A description of requirements for the technical proposal for the project.
 - (b) The office shall advertise the request for qualifications by publication of a class 1 notice, as defined in s. 985.07 (1), in the official state newspaper and on the department's Internet site. The office may place similar notices in publications likely to inform potential bidders of the project. The office shall issue a request for qualifications or provide information as to where the request for qualifications may be obtained to any person, without regard to the qualifications of the person. The office shall include in all advertisements under this paragraph the location and scope of work, the amount of bid guarantee required, the date, time, and place of bid or proposal opening, and the date when and place where plans will be available.
 - (c) The technical review committee shall certify at least 2 but not more than 4 design-builders as qualified responsible bidders. If the office does not receive at least 2 responses to the request for qualifications or if the technical review committee certifies only one design-builder as a qualified responsible bidder, the office may re-advertise or cancel the project.
 - (6) REQUEST FOR PROPOSALS. (a) The office shall prepare a request for proposals for each design-build contract that includes all the following:
 - 1. The name, title, address, and telephone numbers of persons to whom questions concerning the proposal should be directed.
 - 2. The procedures to be followed for submitting proposals, including how proposals must be delivered, the date and time by which they must be received, and the name and address of the person who is to receive them.

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- 3. The date and time of the pre-proposal conference, if any.
- 4. A requirement that a technical proposal and a cost proposal be submitted in separate sealed proposals at the same time.
 - 5. A clear description of the scope of all design, engineering, and construction work.
 - 6. The criteria for evaluating proposals and their relative weight, if applicable.
 - 7. The design criteria package, including a description of drawings, specifications, or other information to be submitted with the proposals, which shall allow the design-builder to use innovative projects meeting the criteria.
 - 8. The project schedule and budget limits, if any.
 - 9. The proposed terms and conditions of the contract.
- 12 10. Requirements relating to performance bonds, payments bonds, and insurance.
 - 11. Amount of stipend, if any.
 - 12. The procedures for awarding a contract.
 - 13. A process for the technical review committee to review and accept alternative technical concepts and value engineering change proposals.
 - 14. A requirement that the design-builder perform not less than 30 percent of the construction services under the contract with labor provided by employees of the design-builder or member and equipment owned or rented by the design-builder or member.
 - 15. Any other information the office determines is necessary.
 - (b) The technical review committee shall evaluate each technical proposal, which may include a confidential interview, and shall assign points in accordance with the request for proposals and subject to all of the following:

- 1. For a project that will be awarded as either a low bid design-build contract or a fixed price variable scope design-build contract, the technical review committee shall determine whether technical proposals are responsive to the request for proposals without ranking or scoring the proposals.
- 2. For a project that will be awarded as a best value design-build contract, the technical review committee shall determine whether technical proposals are responsive to the request for proposals and score each responsive technical proposal as required by the request for proposals. The technical review committee may award not more than 20 percent of the points awarded to a technical proposal based on the design-builder's qualifications and ability to design, contract, and deliver the project in accordance with any deadline established in the request for proposals. The technical review committee may award a technical proposal not more than 55 percent of the maximum number of combined points that may be awarded to a technical proposal and cost proposal.
- (c) The office shall allow design-builders to include alternative technical concepts and value engineering changes in their proposals by describing the process for submission and evaluation of alternative technical concepts and value engineering changes in the request for proposals.
- (d) The technical review committee may not consider a proposal responsive unless the proposal includes a conceptual design, critical path method, bar schedule of the work to be performed or similar schematic, design plans and specifications, technical reports, and all other information required by the request for proposals. The technical review committee may not consider any price or fee included in the technical proposal.

- (e) The office shall notify the design-builder for each proposal that is determined to be responsive under par. (b) that the design-builder may submit a cost proposal under par. (7). The office shall reject all proposals that are determined to be nonresponsive under par. (b).
- (7) Cost Proposals. (a) Design-builders notified under sub. (6) (e) may submit a cost proposal and the proposal shall include a fixed cost of design, engineering, and construction services prepared by a design professional that contains all design, engineering, construction, and quality assurance and quality control costs of the project.
- (b) The technical review committee may open cost proposals only after the technical proposals have been reviewed as provided in sub. (6). At the time and place specified in the request for proposals, the technical review committee shall open cost proposals, read the proposals aloud, and, for a project that will be awarded as a best value design-build contract, make public the committee's scoring of the technical proposals.
- (c) Following a review of cost proposals, the department may issue a notice of intent to award a contract, subject to all of the following:
- 1. For a low bid design-build contract, the contract shall be awarded to the qualified responsible bidder that submitted a responsive technical proposal and also submitted the lowest responsive cost proposal.
- 2. For a fixed price variable scope design-build contract, the contract shall be awarded to the qualified responsible bidder that submitted a responsive technical proposal and that submitted a responsive cost proposal that provides the maximum amount of services for the maximum fixed price set by the office or for an amount that is less than the maximum fixed price.

- 3. For a best value design-build contract, the contract shall be awarded to the qualified responsible bidder with the highest adjusted score, which shall be calculated by adding the bidder's technical proposal score to the bidder's cost proposal score. The technical review committee shall award the lowest qualified responsible bidder the maximum number of points that may be awarded to a cost proposal under the request for proposals, but not less than 45 percent and not more than 75 percent of the maximum number of combined points that may be awarded to a technical proposal and cost proposal. For each remaining qualified responsible bidder, the technical review committee shall calculate the score for the cost proposal by reducing the maximum number of points that may be awarded to the cost proposal by at least 1 percent for each percentage point by which the cost proposal exceeds the lowest cost proposal.
- (d) Following a review of cost proposals, the office may reject all proposals. If the office rejects all proposals or does not execute a contract after issuing an intent to award a contract under par. (c), the office may reissue the request for proposals and allow only the qualified responsible bidders originally notified under sub. (6) (e) to submit new proposals. The office may pay a reasonable stipulated fee to each design-builder that provides a responsive but unsuccessful proposal in response to the reissued request for proposals. If the reissued request for proposals specifies a maximum fixed price, the office may not award a stipend to a design-builder whose proposal exceeds that price.
- (e) Not less than 5 working days prior to executing a design-build contract, the department shall provide notice to each unsuccessful qualified responsible bidder that a notice of intent to award a contract has been issued.

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- (f) The department and the technical review committee shall maintain the confidentiality of information provided by design-builders as required by s. 84.01 (32).
 - (8) CONTRACT AWARD. (a) In this subsection:
- 1. "Construction services" means work necessary to construct a project, including trucking services and materials purchased regardless of whether the materials are installed by the design-builder.
- 2. "Specialty services" means work related to sanitary sewer systems, water main systems, staking, electrical, landscaping and erosion control, traffic control, signing, pavement marking, fencing, and other work identified by the office.
- (b) No later than 10 days following the issuance of a notice of intent to award a design-build contract, the office shall verify that the design-builder will perform not less than 30 percent of the construction services under the contract with labor provided by employees of the design-builder or member and equipment owned or rented by the design-builder or member.
- (c) The design-builder shall submit to the office in the form prescribed by the office documentation of the construction services the design-builder or members will perform and the dollar value of the services.
- (d) The office shall calculate the percentage of total construction services identified in the contract to be performed by the design-builder or members by subtracting the value of specialty services to be performed from the total contract amount and dividing the dollar value of construction services to be performed by the design-builder or members by the difference. If the value of construction services to be performed by the design-builder or members is less than 30 percent of the value

- of all construction services required under the contract, the office shall cancel the contract award.
 - (9) Project delivery. An individual identified in a response to a request for qualifications or in a technical proposal may be replaced by a design-builder if the office determines that the new individual meets the qualifications described in the response to the request for qualifications or in the technical proposal and that the individual's qualifications are at least equal to the qualifications of the individual being replaced.
 - (10) Liability. (a) Nothing in this section shall be construed as relieving a design-builder of 3rd-party liability or liability for loss or damage to property of the state or a county or municipality.
 - (b) All design services, including architectural and engineering services, provided under a design-build contract are services and not products.
 - (11) Stipulated fee of not less than three-tenths of 1 percent of the department's estimated cost of design and construction as follows:
 - 1. To each qualified responsible bidder that provides a responsive but unsuccessful proposal when the office issues a notice of intent to award a contract. If the request for proposals specifies a maximum fixed price, the office may not award a fee to a proposal that exceeds the maximum fixed price.
 - 2. To all qualified responsible bidders that provide a responsive proposal, if the office does not issue a notice of intent to award a contract.
- 3. To all qualified responsible bidders if the office cancels the solicitation before the technical review committee reviews technical proposals.

- (b) The department shall pay the fee to each qualified responsible bidder under par. (a) no later than 90 days after the department issues a notice of intent to award a contract, determines that it will not issue a notice of intent to award a contract, or cancels the solicitation.
- (c) In consideration for paying the fee, the department may use work product contained in an unsuccessful proposal in connection with any proposed or awarded design-build project without making any additional compensation to the design-builder. If an unsuccessful design-builder waives the stipulated fee, the department may not use work product in the design-builder's unsuccessful proposal.
- (12) Rules. The department may promulgate rules necessary to implement this section.
- (13) APPEALS. (a) Any person aggrieved and directly affected by a decision of the office to issue a request for qualifications or a request for proposals under this section shall be entitled to judicial review of the decision as provided in chapter 227, subject to the procedural requirements of s. 227.53 (1). A person shall be considered a person aggrieved and directly affected by a decision of the office if any of the following apply to a request for qualifications or a request for proposals issued by the office under this section:
- 1. The request does not include qualifications, requirements, or other items required under this section.
- 2. The request does not comply with procedural requirements under this section.
 - 3. The request contains material errors or omissions.
- 4. The request contains material discrepancies, deficiencies, or ambiguities that prevent a person from submitting a responsive proposal.

- 5. The request indicates a bias against or preference for a specific design-builder.
 - 6. The request exceeds the department's authority.
 - (b) Any person aggrieved and directly affected by a decision of the office to issue a notice of intent to award a contract under this section shall be entitled to judicial review of the decision as provided in chapter 227, subject to the procedural requirements of s. 227.53 (1). A person shall be considered a person aggrieved and directly affected by a decision of the office if any of the following apply to a notice of intent to award a contract under this section:
 - 1. The design-builder that received the notice of intent to award a contract was improperly certified as a qualified responsible bidder.
 - 2. A mathematical error was made in scoring any of the proposals that resulted in an improper intent to award a contract.
 - 3. There is evidence of collusion or fraud involving either the design-builder who received the notice of intent to award a contract or a member of the technical review committee.
 - 4. There is evidence of bias of a member of the technical review committee.
 - 5. There is evidence that a member of the technical review committee has a conflict of interest because the committee member, a member of his or her immediate family, as defined in s. 19.42 (7), or any organization or business with which the member is associated, as defined in s. 19.42 (2), may benefit from the intent to award a contract.
 - 6. The technical proposal or cost proposal submitted by the design-builder who received the notice of intent to award a contract is not responsive to the request for proposals, contains conditions or qualifications not provided for in the request for

proposals, or does not assign costs to all services identified in the technical proposal or is otherwise materially unbalanced.

- (c) If the office prevails upon judicial review, following any protest and appellate court proceedings, the office shall be entitled to recover all costs and charges included in the final order or judgment, excluding attorney's fees. Upon payment of costs and charges by the protester, the bond shall be returned. If the protesting party prevails, the protesting party shall be entitled to recover from the office all costs and charges included in the final order or judgment, excluding attorney's fees. The entire amount of the bond shall be forfeited if the hearing officer determines that a protest was filed for a frivolous or improper purpose, including but not limited to the purpose of harassing, causing unnecessary delay, or causing needless cost for the office or parties.
- (14) Deliverables. (a) No later than 3 months after the effective date of this section [LRB inserts date], the office shall prepare a report that establishes a program structure for delivering projects as required under this subsection. The report shall specify the types of highway improvement projects to be considered and procedures and timelines for the bid process. The office may not designate a highway improvement project as a design-build project prior to the completion of the report.
- (b) No later than 6 months after the effective date of this section [LRB inserts date], the office shall prepare a design-build procurement manual that incorporates the requirements under this subsection and any applicable requirements under federal law. The manual shall be created by a committee that includes all of the following members:
 - 1. The director.

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- 2. Two employees of the department who represent the division of the department responsible for transportation project development and who each have not less than 5 years of experience in the transportation construction industry.
- 3. One person representing a state association of transportation architectural, engineering, or design companies to be nominated by the governor and appointed with the advice and consent of the senate.
- 4. One person representing a state association of transportation construction companies to be nominated by the governor and appointed with the advice and consent of the senate.
- 5. One person representing a national trade group with a design-build certification program and experience in assisting states with the implementation of a design-build program to be nominated by the governor and appointed with the advice and consent of the senate.
- (c) No later than December 31, 2026, the office shall submit a report the joint committee on finance and the senate and assembly standing committees having jurisdiction over transportation matters summarizing observations of the process utilized for alternative project delivery methods and describing the effectiveness of the alternative project delivery methods contracting procedures. The report shall include discussion on scope of work, history of projects selected, evaluation criteria, selection process, contract administration, work progression, time and cost comparisons between the traditional contracting method and alternative delivery methods, claims, and changes.
- (d) No later than 6 months after receipt of the report required under par. (c), the joint committee on finance shall determine whether the alternative project delivery pilot program was successful in providing the department with additional

1	tools that allow innovation, reduced project completion time, cost certainty, or
2	reduced cost or other advantages or benefits and shall make a recommendation to
3	the legislature as to whether the pilot program should be made permanent.".
b0035/2.4 4	403. Page 673, line 5: delete lines 5 to 10.
b0042/P1.1 5	404. Page 673, line 11: delete lines 11 and 12.
b0306/P3.3 6	405. Page 674, line 3: after that line insert:
b0306/P3.3 7	"Section 1082m. 85.061 (3) (a) (intro.) of the statutes is amended to read:
8	85.061 (3) (a) (intro.) The department shall administer a rail passenger route
9	development program. From the appropriation appropriations under s. ss. 20.395
10	(2) (br) and 20.866 (2) (up), the department may fund any of the following:
b0306/P3.3 11	Section 1082p. 85.061 (3) (b) of the statutes is amended to read:
12	85.061 (3) (b) The department may not use any proceeds from the bond issue
13	authorized under s. 20.866 (2) (up) or the moneys appropriated under s. 20.395 (2)
14	(br) unless the joint committee on finance approves the use of the proceeds or moneys
15	and, with respect to a route under par. (a) 1. or 2., the department submits evidence
16	to the joint committee on finance that Amtrak or the applicable railroad has agreed
17	to provide rail passenger service on that route. The department may contract with
18	Amtrak, railroads or other persons to perform the activities under the program.".
b0309/P1.1 19	406. Page 674, line 3: after that line insert:
b0309/P1.1 20	"Section 1082m. 85.0203 of the statutes is created to read:
21	85.0203 Mileage-based fees. (1) The department shall expend not more
22	than \$2,500,000 to enter into a contract with a firm for the study of, and preparation
23	of a report regarding, the policies, procedures, and operations needed to implement

mileage-based fees and for the preparation of a traffic and revenue analysis

b0040/P1.6

b0316/P2.3

b0316/P2.3

associated with these fees. No later than December 1, 2022, the firm conducting the
study and preparing the analysis under this subsection shall report its findings to
the department and the legislature under s. 13.172 (2).

- (2) No later than January 1, 2023, the department shall submit a recommendation on an implementation plan for a mileage-based fee to the joint committee on finance.
- (3) The department may implement a mileage-based fee only if the joint committee on finance approves the plan under sub. (2). If the committee modifies and approves the proposed plan, the department may implement a mileage-based fee only as modified by the committee.
- (4) If the joint committee on finance approves a mileage-based fee plan, the department shall create a division of innovative transportation finance systems that shall administer any mileage-based fee plan imposed under this section. The division shall report directly to the secretary of transportation.".
- **407.** Page 674, line 4: delete the material beginning with that line and ending with page 675, line 9.
 - **408.** Page 675, line 9: after that line insert:

"Section 1083d. 85.093 of the statutes is created to read:

85.093 Intermodal freight assistance. The department may make grants to public or private applicants for intermodal freight facilities that the department determines have a public purpose. In the 2019–21 fiscal biennium, a grant made under this section shall be paid from the appropriation under s. 20.395 (2) (bu). After July 1, 2021, a grant made under this section shall be paid from the appropriation

1	under s. 20.866 (2) (uw). For the 2019–21 fiscal biennium, grants under this section
2	may not exceed \$1,500,000.".
b0311/P1.1 3	409. Page 675, line 14: delete " <u>\$70,613,300</u> " and substitute " <u>\$65,477,800</u> ".
b0311/P1.2 4	410. Page 675, line 24: delete " <u>\$18,554,800</u> " and substitute " <u>\$17,205,400</u> ".
b0311/P1.3 5	411. Page 676, line 10: delete " <u>\$26,935,400</u> " and substitute " <u>\$24,976,400</u> ".
b0311/P1.4 6	412. Page 676, line 17: delete " <u>\$5,707,800</u> " and substitute " <u>\$5,292,700</u> ".
b0346/P1.2 7	413. Page 676, line 20: delete the material beginning with that line and
8	ending with page 677, line 4.
b0022/P1.4 9	414. Page 677, line 5: delete lines 5 to 17.
b0315/P1.3 10	415. Page 677, line 17: after that line insert:
b0315/P1.3 11	"Section 1089m. 85.64 of the statutes is created to read:
12	85.64 Office of innovative program delivery. (1) In this section:
13	(a) "Director" means the director of the office of innovative program delivery
14	attached to the department under s. 15.463 (1).
15	(b) "Office" means the office of innovative program delivery attached to the
16	department under s. 15.463 (1).
17	(2) The secretary shall appoint a director who has no fewer than 5 years of
18	experience in design-build project development and delivery specific to public
19	transportation or public infrastructure construction.
20	(3) The director shall do all of the following:
21	(a) Perform the duties and functions required under s. 84.062.
22	(b) Employ, supervise, and train personnel assigned to the office by the
23	secretary.
24	(c) Supervise all expenditures of the office.

1	(4) The office shall perform the duties and functions required under s. 84.062.".
b0125/1.6 2	416. Page 677, line 18: delete lines 18 to 25.
b0312/P3.2 3	417. Page 678, line 19: delete the material beginning with that line and
4	ending with page 679, line 18, and substitute:
b0312/P3.2 5	"Section 1095m. 86.31 (3s) of the statutes is created to read:
6	86.31 (3s) Discretionary supplemental grants. (a) Funds provided under s.
7	20.395 (2) (fc) shall be distributed under this subsection as discretionary grants to
8	reimburse political subdivisions for improvements. The department shall solicit and
9	provide discretionary grants under this subsection until all funds appropriated
10	under s. 20.395 (2) (fc) have been expended.
11	(b) 1. From the appropriation under s. 20.395 (2) (fc), the department shall
12	allocate \$32,003,200 in fiscal year 2019-20, to fund county trunk highway
13	improvements.
14	2. From the appropriation under s. 20.395 (2) (fc), the department shall allocate
15	\$35,149,400 in fiscal year 2019-20, to fund town road improvements.
16	3. From the appropriation under s. $20.395(2)(fc)$, the department shall allocate
17	\$22,847,400 in fiscal year 2019–20, to fund municipal street improvement projects.
18	(c) Notwithstanding sub. (4), a political subdivision may apply to the
19	department under this subsection for reimbursement of not more than 90 percent of
20	eligible costs of an improvement.".
b0304/P1.1 21	418. Page 679, line 18: after that line insert:
b0304/P1.1 22	"Section 1096m. 86.315 (1) of the statutes is amended to read:
23	86.315 (1) From the appropriation under s. 20.395 (1) (fu), the department
24	shall annually, on March 10, pay to counties having county forests established under

ch. 28, for the improvement of public roads within the county forests which are open and used for travel and which are not state or county trunk highways or town roads and for which no aids are paid under s. 86.30, the amount of \$336 \$351 per mile of road designated in the comprehensive county forest land use plan as approved by the county board and the department of natural resources. If the amount appropriated under s. 20.395 (1) (fu) is insufficient to make the payments required under this subsection, the department shall prorate the amount appropriated in the manner it considers desirable.".

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419. Page 679, line 19: delete lines 19 and 20.

b0357/P1.2 10

420. Page 679, line 24: delete the material beginning with that line and ending with page 680, line 5.

b0358/P1.1 12

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421. Page 680, line 6: delete lines 6 to 18.

b0008/P1.8 13

422. Page 680, line 19: delete the material beginning with that line and ending with page 685, line 3.

14 b0016/1.1 15

423. Page 685, line 4: delete the material beginning with that line and ending with page 688, line 5.

b0320/P2.5 17

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424. Page 688, line 5: after that line insert:

b0320/P2.5

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"Section 1103m. 101.02 (7y) of the statutes is created to read:

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101.02 (7y) (a) In this subsection, "quarry" has the meaning given in s.

20 66.04135 (2) (c).

> (b) Notwithstanding sub. (7) (a), and except as provided in this subsection and s. 66.04135 (3) (c), no city, village, town, or county may make or enforce a local order that limits blasting at a quarry.

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b0085/P1.2

b0099/P1.11

b0085/P1.3

b0094/P1.1

b0085/P1.4

b0035/2.5

(c) A city, village, town, or county may petition the department for an order
granting the city, village, town, or county the authority to impose additional
restrictions and requirements related to blasting on the operator of a quarry. If a city,
village, town, or county submits a petition under this paragraph because of concerns
regarding the potential impact of blasting on a qualified historic building, as defined
in s. 101.121 (2) (c), the department may require the operator of the quarry to pay
the costs of an impact study related to the qualified historic building.

- (d) If the department issues an order under this subsection, the order may grant the city, village, town, or county the authority to impose restrictions and requirements related to blasting at the quarry that are more restrictive than the requirements under s. 101.15 related to blasting and rules promulgated by the department under s. 101.15 (2) (e) related to blasting.
- (e) The department may not charge a fee to a city, village, town, or county in connection with a petition submitted under par. (c).".
 - **425.** Page 688, line 6: delete lines 6 to 21.
- **426.** Page 688, line 22: delete the material beginning with that line and ending with page 689, line 2.
- **427.** Page 689, line 13: delete the material beginning with that line and ending with page 729, line 7.
 - **428.** Page 729, line 8: delete lines 8 to 14.
- **429.** Page 729, line 15: delete the material beginning with that line and ending with page 741, line 2.
 - **430.** Page 741, line 3: delete lines 3 to 14.
- b0048/3.3 24 **431.** Page 741, line 15: delete that line.

b0170/P2.1

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b0036/2.1432. Page 741, line 16: delete the material beginning with that line and $\mathbf{2}$ ending with page 742, line 9. b0048/3.4**433.** Page 742, line 10: delete lines 10 to 16. 3 b0036/2.2**434.** Page 742, line 17: delete lines 17 to 23. b0048/3.5**435.** Page 742, line 24: delete that line. b0036/2.3**436.** Page 742, line 25: delete the material beginning with that line and 7 ending with page 745, line 19. b0048/3.6**437.** Page 745, line 20: delete that line. b0008/P1.9 **438.** Page 745, line 21: delete the material beginning with that line and 9 10 ending with page 746, line 5. b0048/3.7**439.** Page 746, line 6: delete that line. 11 b0035/2.6**440.** Page 746, line 7: delete the material beginning with that line and ending 12with page 769, line 11. 13 b0048/3.8**441.** Page 769, line 12: delete lines 12 to 18. 14 b0035/2.7 **442.** Page 769, line 19: delete lines 19 to 23. 15 b0034/P1.1 **443.** Page 769, line 24: delete the material beginning with that line and 16 ending with page 777, line 5. 17b0035/2.8**444.** Page 777, line 6: delete lines 6 to 15. 18 b0261/P1.9 **445.** Page 777, line 16: delete that line. 19 b0170/P2.1 **446.** Page 777, line 16: after that line insert: 20

"Section 1325d. 106.27 (1j) (title) of the statutes is amended to read:

1	$106.27\textbf{(1j)}(title)Workforcetrainingprogram; \underline{GRANTSFOR}MOBILECLASSROOMS$
2	AND INSTITUTIONAL JOB CENTERS.
b0170/P2.1 3	SECTION 1325h. 106.27 (1j) (a) of the statutes is amended to read:
4	106.27 (1j) (a) Of the amounts appropriated under s. 20.445 (1) (b), the
5	department shall allocate up to \$1,000,000 \$200,000 in the 2019-20 fiscal year and
6	\$320,000 in the 2020-21 fiscal year for grants to the department of corrections to
7	fund the creation and operation of mobile classrooms.
b0170/P2.1 8	Section 1325p. 106.27 (1j) (ad) of the statutes is created to read:
9	106.27 (1j) (ad) In this paragraph, "eligible institution" means a minimum
10	security correctional institution or a medium security prison. Of the amounts
11	appropriated under s. $20.445~(1)~(b)$, the department shall allocate \$225,000 in the
12	2019-20 fiscal year for grants to the department of corrections to fund the creation
13	and operation of institutional job centers at 6 eligible institutions and \$262,500 in
14	the 2020-21 fiscal year for grants to the department of corrections to fund the
15	creation and operation of institutional job centers at 7 eligible institutions. The
16	department of corrections may not use a grant under this paragraph to fund the
17	creation and operation of more than one institutional job center at any eligible
18	institution.".
b0201/P1.2 19	447. Page 777, line 16: after that line insert:
b0201/P1.2 20	"Section 1325m. 106.18 of the statutes is amended to read:
21	106.18 Youth summer jobs programs in 1st class cities. From the
22	appropriation account under s. $20.445(1)(\text{fm})$, the department shall implement and
23	operate youth summer jobs programs in 1st class cities this state.".
b0400/P1.1 24	448. Page 777, line 16: after that line insert:

b0400/P1.1 1	"Section 1325r. 106.27 (1) (g) of the statutes is created to read:
2	106.27 (1) (g) Grants for programs that promote the attraction and retention
3	of personal care workers.".
b0197/P1.1 4	449. Page 777, line 19: after "in" insert "each year of ".
b0114/P1.2 5	450. Page 777, line 24: delete that line.
b0151/P1.4 6	451. Page 777, line 25: delete the material beginning with that line and
7	ending with page 778, line 17.
8	452. Page 778, line 18: delete the material beginning with that line and
9	ending with page 780, line 7.
b0235/P2.3 10	453. Page 780, line 8: delete that line.
b0149/P1.4 11	454. Page 780, line 9: delete lines 9 to 25.
b0150/P1.3 12	455. Page 781, line 1: delete lines 1 to 6.
b0151/P1.5 13	456. Page 781, line 7: delete lines 7 to 23.
b0102/P1.5 14	457. Page 781, line 24: delete that line.
b0125/1.7 15	458. Page 781, line 25: delete the material beginning with that line and
16	ending with page 782, line 15.
17	459. Page 782, line 16: delete the material beginning with that line and
18	ending with page 785, line 5.
b0093/P1.1 19	460. Page 785, line 14: delete lines 14 to 16.
b0090/P1.1 20	461. Page 785, line 17: delete that line.
b0005/P1.1 21	462. Page 785, line 18: delete the material beginning with that line and
22	ending with page 787, line 4.

b0090/P1.2 1	463. Page 787, line 5: delete that line.
b0094/P1.2 2	464. Page 787, line 6: delete the material beginning with that line and ending
3	with page 789, line 25.
b0093/P1.2 4	465. Page 790, line 1: delete lines 1 to 10.
b0115/P1.1 5	466. Page 790, line 11: delete lines 11 to 15.
b0089/P1.2 6	467. Page 790, line 16: delete the material beginning with that line and
7	ending with page 791, line 8.
b0093/P1.3 8	468. Page 791, line 9: delete the material beginning with that line and ending
9	with page 792, line 14.
b0090/P1.3 10	469. Page 792, line 15: delete lines 15 to 24.
b0033/P1.1 11	470. Page 792, line 25: delete the material beginning with that line and
12	ending with page 794, line 3.
b0091/P1.1 13	471. Page 794, line 4: delete lines 4 to 20.
b0089/P1.3 14	472. Page 794, line 21: delete the material beginning with that line and
15	ending with page 795, line 12.
b0093/P1.4 16	473. Page 795, line 13: delete lines 13 to 20.
b0089/P1.4 17	474. Page 795, line 21: delete the material beginning with that line and
18	ending with page 796, line 8.
b0035/2.9 19	475. Page 796, line 24: delete the material beginning with that line and
20	ending with page 797, line 22.
b0048/3.9 21	476. Page 797, line 23: delete that line.

b0010/P1.1 1	477.	Page 797, line 24: delete the material beginning with that line and
2	ending with	page 801, line 15.
b0125/1.9 3	478.	Page 801, line 16: delete the material beginning with that line and
4	ending with	page 803, line 21.
b0035/2.10 5	479.	Page 803, line 22: delete the material beginning with that line and
6	ending with	page 804, line 11.
b0037/1.1 7	480.	Page 804, line 12: delete the material beginning with that line and
8	ending with	page 805, line 22.
b0055/1.1 9	481.	Page 805, line 23: delete the material beginning with that line and
10	ending with	page 806, line 11.
b0057/P1.1 11	482.	Page 806, line 12: delete lines 12 to 23.
12	483.	Page 806, line 24: delete that line.
b0044/1.12 13	484.	Page 806, line 25: delete that line.
b0087/P1.5 14	485.	Page 807, line 1: delete lines 1 to 9.
b0252/P1.1 15	486.	Page 807, line 10: delete lines 10 to 15.
b0230/P1.1 16	487.	Page 807, line 16: delete lines 16 to 21.
b0261/P1.10 17	488.	Page 807, line 22: delete the material beginning with that line and
18	ending with	page 808, line 5.
b0227/P1.2 19	489.	Page 808, line 6: delete lines 6 to 17.
b0244/P1.3 20	490.	Page 808, line 23: delete the material beginning with that line and
21	ending with	page 809, line 3.
b0248/P1.2 22	491.	Page 809, line 4: delete lines 4 to 9.

b0245/P1.1 1	
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492. Page 809, line 10: delete the material beginning with that line and ending with page 810, line 8.

b0233/P1.1

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493. Page 810, line 8: after that line insert:

b0233/P1.1

"Section 1425f. 115.343 (1) of the statutes is amended to read:

public, private, or tribal school participating in the program shall offer each eligible child one half-pint of Wisconsin-produced whole milk, 2 percent milk, 1.5 percent milk, one percent milk, 0.5 percent milk, skim milk or chocolate milk on each day in which school is in session. If a child is allergic to milk or has metabolic disorders or other conditions which prohibit him or her from drinking milk, the child shall be offered juice as a substitute. Any school that participates in the program is encouraged to consider bids from local milk suppliers. The school shall keep all information related to the identity of the pupils who receive a beverage under the program confidential. In this subsection, "Wisconsin-produced" means that all or part of the raw milk used by the milk processor was produced in this state. In this section, "public, private, or tribal school" includes a charter school under s. 118.40 (2r) or (2x), the program under s. 115.52, the center under s. 115.525, or a residential care center for children and youth, as defined in s. 115.76 (14g)."

b0227/P1.3 19

494. Page 810, line 9: delete lines 9 to 21.

b0229/P1.1

495. Page 810, line 22: delete the material beginning with that line and ending with page 811, line 2.

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b0222/P1.2

496. Page 811, line 3: delete the material beginning with that line and ending with page 813. line 14.

b0239/P2.2

497. Page 813, line 14: after that line insert:

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"Section 1437p. 115.375 of the statutes is created to read:

115.375 Grants for robot-assisted educational programs for pupils
with autism. (1) A cooperative educational service agency may apply to the
department for a grant for the purpose of implementing a program that uses all of
the following to teach social and behavioral skills to pupils with autism spectrum
disorder:

- (a) Interactive, facially-expressive humanoid robots.
- (b) A curriculum with embedded evidence-based practices.
- (c) Visual supports.
- (d) Video modeling.
 - (e) An automated data collection system.
- 12 (f) A comprehensive curriculum facilitator.
- 13 (g) A pupil activity manual with extension activities.
 - (2) A cooperative educational service agency shall include with an application under sub. (1) a proposal outlining the intended use of grant moneys and an estimate of the number of pupils who will be served by the program described under sub. (1).
 - (3) From the appropriation under s. 20.255 (2) (bi), the department shall award grants under sub. (1) to cooperative educational service agencies in amounts determined by the department.
 - (4) A cooperative educational service agency that receives a grant under this section shall use the grant moneys to develop, implement, and provide the program described under sub. (1) and to purchase robotic devices and curriculum with proven effectiveness for aiding in the academic, social, and emotional learning of pupils with autism spectrum disorder. The cooperative educational service agency shall ensure

1	that a licensed special education teacher is present at the location where the program
2	is provided.".
b0261/P1.11 3	498. Page 813, line 15: delete the material beginning with that line and
4 b0247/P1.3 5	ending with page 814, line 2.
	499. Page 814, line 9: delete the material beginning with that line and ending
6	with page 815, line 5.
b0244/P1.4 7	500 . Page 815, line 6: delete the material beginning with that line and ending
8	with page 817, line 2.
b0224/P2.1 9	501 . Page 817, line 3: delete the material beginning with that line and ending
10	with page 818, line 18.
b0221/P2.1 11	502. Page 818, line 25: delete the material beginning with that line and
12	ending with page 819, line 2, and substitute "the 2017–18 school year, by \$654 in the
13	2018-19 school year, by \$679 in the subsequent school year, and by \$630 in each
14	school year thereafter by \$704. The department shall make the payments from the
15	appropriation under s. 20.255 (2) (aq).".
b0243/P1.2 16	503. Page 819, line 3: delete lines 3 to 16.
b0223/P2.2 17	504. Page 819, line 16: after that line insert:
b0223/P2.2 18	"Section 1464f. 115.439 of the statutes is created to read:
19	115.439 Supplemental per pupil aid. (1) Definitions. In this section:
20	(a) "Membership" means the membership used by the department to calculate
21	a school district's aid under s. 121.08 in the current school year.
22	(b) "Number of pupils enrolled" has the meaning given in s. 115.437.

ending with page 823, line 8.

1	(c) "State aid" means aid under ss. 121.08, 121.09, and 121.105 and subch. VI,
2	as calculated for the current school year on October 15 under s. 121.15 (4) and
3	including adjustments made under s. 121.15 (4).
4	(2) ELIGIBILITY. (a) A school district is eligible for aid under this section if the
5	amount calculated under par. (b) is less than the amount calculated under par. (c).
6	(b) Divide the school district's state aid by the school district's membership.
7	(c) Subtract the per pupil amount under s. 115.437 (2) (a) for the current school
8	year from \$1,000.
9	(3) AID PAYMENTS. (a) Beginning in the 2019-20 school year and subject to par.
10	(b), annually on the 4th Monday of March, the department shall pay to each eligible
11	school district an amount calculated as follows:
12	1. Subtract the amount calculated for the eligible school district under sub. (2)
13	(b) from the amount calculated under sub. (2) (c) .
14	2. Multiply the difference determined under subd. 1. by the average of the
15	number of pupils enrolled in the school district in the current and 2 preceding school
16	years.
17	(b) The department shall make the payments under par. (a) from the
18	appropriation under s. $20.255~(2)~(ap)$. If the appropriation under s. $20.255~(2)~(ap)$
19	in any fiscal year is insufficient to pay the full amount under par. (a), the department
20	shall prorate the payments among the school districts entitled to aid under this
21	subsection.".
b0232/P1.2 22	505. Page 819, line 17: delete lines 17 to 22.
b0244/P1.5 23	506. Page 819, line 23: delete the material beginning with that line and

ending with page 896, line 21.

1	507. Page 824, line 1: delete the material beginning with that line and ending
2	with page 835, line 5, and substitute:
b0235/P2.4 3	Section 1475f. 115.455 (1) (b) of the statutes is amended to read:
4	115.455 (1) (b) The department shall accept applications from entities
5	responding to the request-for-proposal under par. (a) and shall, in the $2017-18$ and
6	2018-19 school years, from the appropriation under s. 20.255 (2) (eb), award a grant
7	to an entity that, subject to sub. (3), satisfies the requirements under sub. (2).".
b0228/P1.2 8	508. Page 835, line 8: delete the material beginning with that line and ending
9	with page 891, line 4.
b0044/1.28 10	509. Page 892, line 5: delete that line and substitute:
b0044/1.28 11	Section 1689. 120.18 (1) (o) of the statutes is amended to read:
12	120.18 (1) (o) The number of pupils enrolled in each school transferred to an
13	opportunity schools and partnership program under subch. $\underline{IX}\ \underline{X}$ of ch. 115, as
14	reported by the commissioner in the enrollment report submitted pursuant to s.
15	115.999 (4).".
b0126/P2.1 16	510. Page 892, line 6: delete lines 6 to 22.
b0261/P1.15 17	511. Page 892, line 23: delete lines 23 to 25.
b0144/P1.3 18	512. Page 893, line 1: delete lines 1 to 4.
b0238/P2.2 19	513. Page 893, line 5: delete lines 5 to 21.
b0144/P1.4 20	514. Page 893, line 22: delete the material beginning with that line and
21	ending with page 894, line 9.
b0238/P2.3 22	515. Page 894, line 10: delete the material beginning with that line and

b0144/P1.5 1	516. Page 896, line 22: delete that line.
b0238/P2.4 2	517. Page 896, line 23: delete the material beginning with that line and
3	ending with page 897, line 2.
b0127/P1.3 4	518. Page 897, line 3: delete lines 3 to 6.
b0238/P2.5 5	519. Page 897, line 7: delete the material beginning with that line and ending
6	with page 898, line 12.
b0269/P1.1 7	520. Page 898, line 13: delete lines 13 to 21.
b0128/P1.2 8	521. Page 898, line 22: delete the material beginning with that line and
9	ending with page 900, line 7.
b0251/P1.1 10	522. Page 900, line 8: delete the material beginning with that line and ending
11	with page 901, line 3.
b0234/P1.1 12	523. Page 901, line 4: delete lines 4 to 23.
b0241/P1.7 13	524. Page 901, line 24: delete the material beginning with that line and
14	ending with page 902, line 5.
b0238/P2.6 15	525. Page 902, line 6: delete lines 6 to 9.
b0144/P1.6 16	526. Page 902, line 10: delete that line.
b0238/P2.7 17	527. Page 902, line 11: delete lines 11 to 18 and substitute:
b0238/P2.7 18	"Section 1722f. 121.905 (1) (a) of the statutes is amended to read:
19	121.905 (1) (a) Except as provided in par. (b), in this section, "revenue ceiling"
20	means \$9,100 in the 2017–18 school year, \$9,400 in the 2018–19 school year, \$9,500
21	in the 2019–20 school year, \$9,600 in the 2020–21 school year, \$9,700 in the 2021–22
22	2019-20 school year, and \$9,800 in the 2022-23 school year and in any each
93	subsequent school year \$10,000 "

b0220/P1.1 1	528. Page 902, line 20: delete lines 20 to 22 and substitute:
2	"121.905 (3) (c) 6. For the limit for <u>each of</u> the 2015-16 <u>to 2018-19</u> school year
3	or years and for the 2021-22 school year and any school year thereafter, make no
4	adjustment to the result under par. (b).".
b0220/P1.2 5	529. Page 902, line 24: delete "\$200" and substitute "\$175".
b0220/P1.3 6	530. Page 903, line 2: delete "\$204" and substitute "\$179".
b0220/P1.4 7	531. Page 903, line 4: delete lines 4 to 11 and substitute:
b0220/P1.4 8	"Section 1728g. 121.91 (2m) (i) of the statutes is renumbered 121.91 (2m) (k),
9	and 121.91 (2m) (k) (intro.), as renumbered, is amended to read:
10	121.91 (2m) (k) (intro.) Except as provided in subs. (3), (4), and (8), no school
11	district may increase its revenues for any of the 2015-16 to 2018-19 school year
12	years, for the 2021-22 school year, or for any school year thereafter to an amount that
13	exceeds the amount calculated as follows:".
b0220/P1.5 14	532. Page 903, line 20: delete "\$200 to the result under subd. 1." and
15	substitute "\$175.".
b0220/P1.6 16	533. Page 904, line 8: delete "\$204 to the result under subd. 1." and substitute
17	"\$179.".
b0220/P1.7 18	534. Page 904, line 11: delete lines 11 to 24.
b0220/P1.8 19	535. Page 905, line 9: delete lines 9 to 16 and substitute "to the result under
20	subd. 1. a., except that in calculating the limit for the 2013-14 school year and the
21	2014–15 school year, add \$75 to the result under subd. 1. a., <u>in the calculating the</u>
22	limit for the 2019-20 school year, add \$175 to the result under subd. 1. a., and in
23	calculating the limit for the 2020–21 school year, add \$179 to the result under subd.

1	1. a. In the 2015-16 to 2018-19 school year years, the 2021-22 school year, and any
2	school year thereafter, make no adjustment to the result under subd. 1. a.".

b0220/P1.9

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536. Page 906, line 22: delete the material beginning with that line and ending with page 907, line 4, and substitute "to the result under subd. 1. a., except that in calculating the limit for the 2013–14 school year and the 2014–15 school year, add \$75 to the result under subd. 1. a., in the calculating the limit for the 2019–20 school year, add \$175 to the result under subd. 1. a., and in calculating the limit for the 2020–21 school year, add \$179 to the result under subd. 1. a. In the 2015–16 to 2018–19 school year years, the 2021–22 school year, and any school year thereafter, make no adjustment to the result under subd. 1. a.".

b0056/1.2

537. Page 908, line 9: delete the material beginning with that line and ending with page 909, line 2.

b0105/1.1 13

538. Page 909, line 3: delete lines 3 to 21.

b0241/P1.8 14

539. Page 909, line 22: delete the material beginning with that line and ending with page 910, line 2.

b0038/1.6 16

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540. Page 910, line 3: delete lines 3 to 15.

b0370/P6.1 17

541. Page 910, line 16: delete the material beginning with that line and ending with page 911, line 16.

b0370/P6.2

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542. Page 911, line 18: delete "little cigars;".

b0370/P6.3 20

543. Page 912, line 2: delete lines 2 to 15 and substitute:

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"139.75 (14) "Vapor product" means a noncombustible product that produces vapor or aerosol for inhalation from the application of a heating element to a liquid

or other substance that is depleted as the product is used, regardless of whether the liquid or other substance contains nicotine.".

b0370/P6.4

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544. Page 912, line 17: delete the material beginning with that line and ending with page 913, line 18, and substitute:

"139.76 (1) An excise tax is imposed upon the sale, offering or exposing for sale, possession with intent to sell or removal for consumption or sale or other disposition for any purpose of tobacco products by any person engaged as a distributor of them at the rate, for tobacco products, not including moist snuff and vapor products, of 71 percent of the manufacturer's established list price to distributors without diminution by volume or other discounts on domestic products and, for moist snuff, at the rate of 100 percent of the manufacturer's established list price to distributors without diminution by volume or other discounts on domestic products and, for vapor products, at the rate of \$0.05 per milliliter of the liquid or other substance based on the volume as listed by the manufacturer and at a proportionate rate for any other quantity or fractional part thereof. The tax imposed under this subsection on cigars shall not exceed an amount equal to 50 cents for each cigar. On products imported from another country, not including moist snuff and vapor products, the rate of tax is 71 percent of the amount obtained by adding the manufacturer's list price to the federal tax, duties and transportation costs to the United States. On moist snuff imported from another country, the rate of the tax is 100 percent of the amount obtained by adding the manufacturer's list price to the federal tax, duties, and transportation costs to the United States. The tax attaches at the time the tobacco products are received by the distributor in this state. The tax shall be passed on to the ultimate consumer of the tobacco products. All tobacco products received in this

b0370/P6.5

b0370/P6.4

state for sale or distribution within this state, except tobacco products actually sold as provided in sub. (2), shall be subject to such tax.

Section 1756m. 139.77 (1) of the statutes is amended to read:

139.77 (1) On or before the 15th day of each month, every distributor with a place of business in this state shall file a return showing the quantity, including milliliters in the case of a vapor product, and taxable price of each tobacco product brought, or caused to be brought, into this state for sale; or made, manufactured or fabricated in this state for sale in this state, during the preceding month. Every distributor outside this state shall file a return showing the quantity, including milliliters in the case of a vapor product, and taxable price of each tobacco product shipped or transported to retailers in this state to be sold by those retailers during the preceding month. At the time that the return is filed, the distributor shall pay the tax.".

545. Page 913, line 20: delete the material beginning with that line and ending with page 914, line 15, and substitute:

"139.78 (1) A tax is imposed upon the use or storage by consumers of tobacco products in this state at the rate, for tobacco products, not including moist snuff and vapor products, of 71 percent of the cost of the tobacco products and, for moist snuff, at the rate of 100 percent of the manufacturer's established list price to distributors without diminution by volume or other discounts on domestic products and, for vapor products, at the rate of \$0.05 per milliliter of the liquid or other substance based on the volume as listed by the manufacturer and at a proportionate rate for any other quantity or fractional part thereof. The tax imposed under this subsection on cigars shall not exceed an amount equal to 50 cents for each cigar. The tax does not apply

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1	if the tax imposed by s. 139.76 (1) on the tobacco products has been paid or if the
2	to bacco products are exempt from the tobacco products tax under s. 139.76 $(2).\hbox{\Homega}.$
b0008/P1.11 3	546. Page 914, line 16: delete the material beginning with that line and
4	ending with page 919, line 2.
b0176/P1.1 5	547. Page 919, line 3: delete lines 3 to 12.
b0008/P1.12 6	548. Page 919, line 13: delete the material beginning with that line and
7	ending with page 927, line 2.
b0292/P1.2 8	549. Page 927, line 2: after that line insert:
b0292/P1.2 9	"Section 1763m. 146.618 of the statutes is created to read:
10	146.618 Qualified treatment trainee program grants. (1) In this section,
11	"qualified treatment trainee" means an individual who has a graduate degree from
12	an accredited institution and course work in psychology, counseling, marriage and
13	family therapy, social work, nursing, or a closely related field who has not yet
14	completed the applicable supervised practice requirements for licensure as a clinical
15	social worker, certification as a social worker, licensure as a professional counselor,
16	licensure or certification as a marriage and family therapist, or licensure as a
17	psychologist.
18	(2) From the appropriation under s. 20.435 (1) (be), the department shall
19	distribute a total of \$500,000 in grant moneys each fiscal year to hospitals, federally
20	qualified health centers, or affiliates of a hospital or health care system that
21	establish and maintain a child, adolescent, and family qualified treatment trainee

program that provides qualified treatment trainees an opportunity to complete

clinically supervised practice requirements in order to be licensed professional

counselors or licensed clinical social workers, as well as specialized training in

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b0004/P2.5

b0004/P2.4

b0004/P2.3

1	providing mental and behavioral health services to children, youth, and families. In
2	order to be eligible for a grant under this section, a hospital, federally qualified
3	health center, or affiliate of a hospital or health care system shall match the grant
4	amount.

- (3) Grant recipients shall use moneys awarded under this section for clinical supervision, training, and resources, including salaries, benefits, and other related costs for trainees and clinical supervisors.".
 - **550.** Page 928, line 4: delete lines 4 and 5.
- 551. Page 928, line 9: delete lines 9 to 12 and substitute "under s. 119.23 or that, pursuant to s. 115.999 (3), 119.33 (2) (c) 3., or 119.9002 (3) (c), is responsible for the operation and general management of a school transferred to an opportunity schools and partnership program under s. 119.33, subch. IX X of ch. 115, or subch. II of ch. 119.".
- 552. Page 928, line 14: delete lines 14 to 16 and substitute:
 - "146.89 (1) (g) 1. A public elementary school, including an elementary school transferred to an opportunity schools and partnership program under s. 119.33, subch. $\pm X \times X$ of ch. 115, or subch. II of ch. 119.".
 - **553.** Page 928, line 17: delete the material beginning with that line and ending with page 929, line 17.
 - **554.** Page 930, line 3: delete lines 3 to 13.
- 555. Page 930, line 14: delete the material beginning with that line and ending with page 931, line 2.
- b0072/P1.4 23 **556.** Page 931, line 3: delete that line.

b0064/P1.4 1	557. Page 931, line 4: delete the material beginning with that line and ending
2	with page 932, line 22.
b0072/P1.5 3	558. Page 932, line 23: delete the material beginning with that line and
4	ending with page 933, line 11.
b0104/P1.3 5	559. Page 933, line 12: delete lines 12 to 15.
b0087/P1.10 6	560. Page 933, line 16: delete the material beginning with that line and
7	ending with page 934, line 8.
b0048/3.10 8	561. Page 934, line 9: delete lines 9 to 12.
b0038/1.7 9	562. Page 934, line 13: delete lines 13 to 19.
b0087/P1.11 10	563. Page 934, line 20: delete the material beginning with that line and
11	ending with page 935, line 24.
b0342/P1.3 12	564. Page 936, line 9: delete the material beginning with that line and ending
13	with page 938, line 10, and substitute:
b0342/P1.3 14	"Section 1799j. 165.986 (1) of the statutes is amended to read:
15	165.986 (1) The department of justice shall provide grants from the
16	appropriation appropriations under s. 20.455 (2) (bm) and (kb) to cities to employ
17	additional uniformed law enforcement officers whose primary duty is beat
18	patrolling. A city is eligible for a grant under this subsection in fiscal year 1994-95
19	if the city has a population of 25,000 or more. A city may receive a grant for a calendar
20	year if the city applies for a grant before September 1 of the preceding calendar year.
21	Grants shall be awarded to the 10 eligible cities submitting an application for a grant
22	that have the highest rates of violent crime index offenses in the most recent full

calendar year for which data is available under the uniform crime reporting system of the federal bureau of investigation.

b0342/P1.3 3

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SECTION 1799m. 165.986 (1) of the statutes, as affected by 2019 Wisconsin Act (this act), is amended to read:

165.986 (1) The department of justice shall provide grants from the appropriations appropriation under s. 20.455 (2) (bm) and (kb) to cities to employ additional uniformed law enforcement officers whose primary duty is beat patrolling. A city is eligible for a grant under this subsection in fiscal year 1994–95 if the city has a population of 25,000 or more. A city may receive a grant for a calendar year if the city applies for a grant before September 1 of the preceding calendar year. Grants shall be awarded to the 10 eligible cities submitting an application for a grant that have the highest rates of violent crime index offenses in the most recent full calendar year for which data is available under the uniform crime reporting system of the federal bureau of investigation.".

b0308/P3.3 15

565. Page 938, line 10: after that line insert:

b0308/P3.3 16

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"Section 1799q. 168.128 of the statutes is created to read:

168.128 Deposit of fees. Revenues from one cent per gallon of the fee under s. 168.12 (1) shall be deposited in the transportation fund and revenues from one cent per gallon of the fee under s. 168.12 (1) shall be deposited in the petroleum inspection fund.".

b0256/P1.3 21

566. Page 938, line 11: delete lines 11 to 17.

b0015/P1.4 22

567. Page 938, line 18: delete the material beginning with that line and ending with page 939, line 2.

b0125/1.10 24

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568. Page 939, line 5: delete lines 5 to 9.

b0129/P1.5 1	569. Page 939, line 10: delete the material beginning with that line and
2	ending with page 940, line 5.
b0190/P3.7 3	570. Page 940, line 6: delete that line and substitute:
b0190/P3.7 4	"Section 1811m. 196.218 (5) (a) 12. of the statutes is amended to read:
5	196.218 (5) (a) 12. To make grants under s. 16.996 16.9945.".
b0338/P1.1	571. Page 940, line 7: delete lines 7 to 16.
b0130/P1.1	572. Page 940, line 17: delete the material beginning with that line and
8	ending with page 941, line 15.
b0129/P1.6 9	573. Page 941, line 16: delete lines 16 to 20.
b0191/P1.3 10	574. Page 941, line 21: delete the material beginning with that line and
11	ending with page 942, line 4.
b0271/P1.1 12	575. Page 942, line 4: after that line insert:
b0271/P1.1 13	"Section 1817m. 196.491 (3m) (c) 3. of the statutes is repealed.".
b0018/P1.1 14	576. Page 942, line 5: delete lines 5 to 7.
b0401/P1.1 15	577. Page 942, line 8: delete lines 8 to 19.
b0018/P1.2 16	578. Page 942, line 20: delete lines 20 to 24.
b0337/P1.2 17	579. Page 942, line 25: delete the material beginning with that line and
18	ending with page 943, line 4.
b0125/1.11 19	580. Page 943, line 9: delete lines 9 to 17.
b0067/P1.3 20	581. Page 943, line 18: delete that line.
b0034/P1.2 21	582. Page 943, line 19: delete lines 19 and 20.
b0035/2.11 22	583. Page 943, line 21: delete lines 21 to 25.

b0008/P1.13 1	584. Page 944, line 1: delete lines 1 to 3.
b0066/P1.1 2	585. Page 944, line 4: delete lines 4 and 5.
b0067/P1.4 3	586. Page 944, line 6: delete the material beginning with that line and ending
4	with page 948, line 2.
b0085/P1.5 5	587. Page 948, line 3: delete lines 3 to 6.
b0067/P1.5 6	588. Page 948, line 7: delete lines 7 to 11.
b0035/2.12 7	589. Page 948, line 12: delete the material beginning with that line and
8	ending with page 949, line 16.
b0125/1.12 9	590. Page 949, line 17: delete lines 17 to 24.
b0161/P2.2 10	591. Page 949, line 24: after that line insert:
b0161/P2.2 11	"Section 1854d. 230.04 (19) of the statutes is renumbered 230.04 (19) (a) and
12	amended to read:
13	230.04 (19) (a) The Except as provided in par. (b), the administrator shall
14	develop and implement a discretionary merit award program to distribute money
15	under s. 20.928 (1f) to agencies for the purpose of providing lump sum monetary
16	awards to classified employees whose job performance has exceeded agency
17	expectations.
b0161/P2.2 18	Section 1854f. 230.04 (19) (b) of the statutes is created to read:
19	230.04 (19) (b) Beginning on the effective date of this paragraph [LRB
20	inserts date], the department of corrections may not provide lump sum monetary
21	awards to classified employees under the program developed and implemented
22	under par. (a).".
b0087/P1.12 23	592. Page 949, line 25: delete that line.

b0129/P1.7 1	593. Page 950, line 1: delete lines 1 to 3.
b0125/1.13 2	594. Page 950, line 4: delete lines 4 to 16.
b0340/P1.1	595. Page 951, line 1: delete " <u>\$1,000,000,000</u> " and substitute " <u>\$800,000,000</u> ".
b0008/P1.14 4	596. Page 951, line 3: delete the material beginning with that line and ending
5	with page 952, line 2, and substitute:
b0008/P1.14 6	"Section 1861b. 234.29 of the statutes is amended to read:
7	234.29 Equality of occupancy and employment. The authority shall
8	require that occupancy of housing projects assisted under this chapter be open to all
9	regardless of sex, race, religion, sexual orientation, status as a holder or nonholder
10	of a license under s. 343.03 (3m), status as a victim of domestic abuse, sexual assault,
11	or stalking, as defined in s. 106.50 (1m) (u), or creed, and that contractors and
12	subcontractors engaged in the construction of economic development or housing
13	projects, shall provide an equal opportunity for employment, without discrimination
14	as to sex, race, religion, sexual orientation, or creed.".
b0070/P1.1 15	597. Page 953, line 3: delete the material beginning with that line and ending
16	with page 954, line 5.
b0071/P1.1 17	598. Page 954, line 6: delete that line.
b0328/P1.1 18	599. Page 954, line 7: delete lines 7 to 11.
b0054/P1.1 19	600. Page 954, line 12: delete lines 12 to 20.
b0345/P1.2 20	601. Page 954, line 21: delete the material beginning with that line and
21	ending with page 955, line 3.
b0053/P2.3 22	602. Page 955, line 4: delete lines 4 to 10.

b0323/P1.1 21

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b0069/P1.1 1	603. Page 955, line 11: delete the material beginning with that line and
2	ending with page 956, line 7.
b0396/P1.1 3	604. Page 956, line 8: delete lines 8 to 19.
b0397/P2.1 4	605. Page 956, line 25: delete the material beginning with that line and
5	ending with page 957, line 15.
b0393/P1.1 6	606. Page 957, line 16: delete lines 16 to 20.
b0327/P1.1 7	607. Page 957, line 21: delete the material beginning with that line and
8	ending with page 958, line 3.
b0391/P1.4 9	608. Page 958, line 4: delete lines 4 to 22.
b0099/P1.12 10	609. Page 958, line 23: delete the material beginning with that line and
11	ending with page 959, line 11.
b0329/P1.1 12	610. Page 959, line 12: delete that line.
b0394/P1.1 13	611. Page 959, line 13: delete lines 13 to 22.
b0083/P1.1 14	612. Page 959, line 23: delete the material beginning with that line and
15	ending with page 960, line 7.
b0013/P1.1 16	613. Page 960, line 8: delete the material beginning with that line and ending
17	with page 966, line 2.
b0004/P2.6 18	614. Page 967, line 1: delete lines 1 and 2.
b0111/P1.1 19	615. Page 978, line 18: delete the material beginning with that line and
20	ending with page 979, line 5.

 $\mathbf{616}$. Page 979, line 14: delete lines 14 and 15 and substitute:

"254.151 (2m) Award grants for residential lead hazard abatement and residential lead hazard reduction.".

b0293/P1.2

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617. Page 979, line 23: after that line insert:

b0293/P1.2

"Section 1949m. 254.25 of the statutes is created to read:

- **254.25** Nitrate testing grant program. (1) In this section, "local health department" has the meaning given in s. 250.01 (4).
- (2) (a) From the appropriation under s. 20.435 (1) (ec), subject to subs. (3), (5), and (6), the department shall award grants to private well owners who apply to receive a grant and who satisfy the requirements set forth in this section. The department shall, after subtracting the amount available for distribution to counties under par. (b), reserve one-third of the remaining moneys for grants to applicants given preference under sub. (6).
- (b) From the appropriation under s. 20.435 (1) (ec), the department shall distribute amounts up to a total of \$500,000 to counties that apply to participate in the testing program under this section to provide reimbursement for the actual cost of administering the testing and reporting requirements under sub. (4). A county may contract with other counties, with well drillers or pump installers licensed through the department of natural resources under ch. 280, or with plumbers licensed by the department of safety and professional services under s. 145.06 to provide testing services under this section and may use moneys received from the department of health services under this section to ensure reimbursement for its costs or those incurred by other entities with which the county has a contract for testing under this section.

- (3) The department shall, to the extent that funds are available under this section, distribute grants to cover costs described in this subsection, according to a schedule promulgated by the department by rule, subject to a limitation of \$2,500 per private well owner. Grant recipients must use grant moneys to cover costs for a private well with a primary purpose of providing potable water for human consumption to either a residential or nonprofit business property. Eligible costs under this section include any of the following:
 - (a) Well testing.
 - (b) Installation of an appropriate filtration system.
- (c) Repair or replacement of the well with a well that complies with the requirements under s. 281.75 (12).
 - (d) Replacement of the water supply.
- (4) A private well owner may make a request to the local health department to have the nitrate levels tested for his or her well. If the well owner's county has chosen to participate in the program under this section, upon a request from a private well owner, the local health department shall provide a list of entities, public or private, that are available to complete the testing. The private well owner may contact any of the available entities on the list provided by the local health department. An available public or private entity that agrees to do the testing for the private well owner shall collect the necessary samples and do all of the following:
- (a) Submit the samples for testing to the state laboratory of hygiene or another state certified laboratory.
- (b) Report the test results to the department and the private well owner, together with a recommendation for one or more of the remediation approaches enumerated under sub. (3) (b) to (d), if appropriate, and, if the test results indicate

1	nitrate levels exceeding 10 parts per million, a statement of the fees charged for
2	testing and a recommendation that the private well owner receive reimbursement
3	for those costs.
4	(c) Notify the private well owner that the private well owner may contact the
5	department within 30 days to request a grant for a different approach than was
6	recommended by the entity that completed the testing.
7	(5) (a) A private well owner is eligible to apply for a grant under this section
8	if the report provided to the department under sub. (4) indicates that nitrate levels
9	in the owner's well water exceed 10 parts per million. A private well owner may
10	receive only one grant per parcel.
11	(b) The department may not set an income limitation for an applicant to be
12	eligible for a grant under this section.
13	(6) In considering grant applications under this section, the department shall
14	give preference to applicants who have a household member who is any of the
15	following:
16	(a) Pregnant.
17	(b) Breast-feeding.
18	(c) Under the age of 3 years.
19	(d) Over the age of 65.".
b0204/P1.5 20	618. Page 980, line 3: delete the material beginning with that line and ending
21	with page 981, line 10.
b0004/P2.7 22	619. Page 981, line 11: delete the material beginning with that line and
23	ending with page 982, line 2.
b0324/P1.3 24	620. Page 982, line 3: delete lines 3 to 9.

b0184/P1.1

621. Page 983, line 14: after that line insert:

b0184/P1.1

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SECTION 1960b. 281.59 (9) (a) of the statutes is amended to read:

281.59 (9) (a) A loan approved under the safe drinking water loan program or the land recycling loan program shall be for no longer than 20 years, as determined by the department of administration, be fully amortized not later than 20 years after the original date of the financial assistance agreement, and require the repayment of principal and interest, if any, to begin not later than 12 months after the expected date of completion of the project that it funds, as determined by the department of administration.

b0184/P1.1 10

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SECTION 1960c. 281.59 (9) (ad) of the statutes is created to read:

281.59 (9) (ad) A loan approved under the safe drinking water loan program shall be fully amortized not later than 30 years after the expected date of completion of the project that it funds, as determined by the department of administration, and require the repayment of principal and interest, if any, to begin not later than 18 months after the expected date of completion of the project that it funds, as determined by the department of administration.".

b0116/P1.3 17

622. Page 983, line 15: delete lines 15 to 19.

b0255/P1.1 18

623. Page 983, line 20: delete the material beginning with that line and ending with page 985, line 23.

b0371/P1.3

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624. Page 985, line 24: delete the material beginning with that line and ending with page 986, line 10, and substitute:

b0371/P1.3 22

"Section 1973m. 283.31 (8) (a), (b) and (c) of the statutes are consolidated, renumbered 283.31 (8) and amended to read:

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b0008/P1.15

b0257/P1.1

b0256/P1.4

b0007/P1.1 14

b0038/1.8

283.31 (8) The holder of a permit under this section for a concentrated animal
feeding operation shall annually pay to the department a fee of \$345. (b) Of each
fee paid under par. (a), \$95, which shall be credited to the appropriation account
under s. 20.370 (4) (mi) (9) (ag). (c) The department shall annually submit a report
to the joint committee on finance and, under s. $13.172(3)$, to the standing committees
of the legislature with jurisdiction over agricultural and environmental matters
describing the use of the moneys credited to the appropriation account under s.
20.370 (4) (mi) (9) (ag) under par. (b) this subsection and the use of the moneys
appropriated under s. 20.370 (9) (ap).".
625. Page 986, line 11: delete the material beginning with that line and
ending with page 987, line 4.
626. Page 987, line 5: delete lines 5 to 8.
627. Page 987, line 9: delete lines 9 to 16.
628. Page 987, line 17: delete that line.
629. Page 987, line 18: delete the material beginning with that line and
ending with page 988, line 8.

b0353/P2.1 17

630. Page 988, line 11: substitute "<u>\$526</u>" for "<u>\$501</u>".

b0353/P2.2 18

631. Page 988, line 12: substitute "\$526" for "\$501".

b0353/P2.3 19

632. Page 988, line 17: substitute "\$544" for "\$513".

b0353/P2.4 20

633. Page 988, line 18: substitute "\$544" for "\$513".

b0353/P2.5 21

634. Page 988, line 21: substitute "\$609" for "\$588".

b0353/P2.6 22

635. Page 988, line 22: substitute "\$609" for "\$588".

b0038/1.9

636. Page 988, line 24: delete the material beginning with that line and ending with page 989, line 6.

b0204/P1.6

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637. Page 989, line 7: delete lines 7 to 17.

b0204/P1.7

638. Page 989, line 19: delete "85.127" and substitute "323.29".

b0204/P1.8 5

639. Page 989, line 20: delete "85.127" and substitute "323.29".

b0205/P1.1

640. Page 989, line 23: after that line insert:

b0205/P1.1

"Section 1986m. 323.31 of the statutes is amended to read:

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323.31 State disaster assistance. From the appropriations under s. 20.465 (3) (b) and (s), the adjutant general shall make payments to retail electric cooperatives, as defined in s. 16.957 (1) (t), to local governmental units, as defined in s. 19.42 (7u), and to federally recognized American Indian tribes and bands in this state for the damages and costs incurred as the result of a disaster if federal disaster assistance is not available for that disaster because the governor's request that the president declare the disaster a major disaster under 42 USC 5170 has been denied or because the disaster, as determined by the department of military affairs, does not meet the statewide or countywide per capita impact indicator under the public assistance program that is issued by the federal emergency management agency. To be eligible for a payment under this section, the retail electric cooperative, local governmental unit, or tribe or band shall pay 30 percent of the amount of the

damages and costs resulting from the disaster. The department of military affairs

shall promulgate rules establishing the application process and the criteria for

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641. Page 989, line 23: after that line insert:

determining eligibility for payments under this section.".

b0300/P1.1 23 b0300/P1.1

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"Section 1986m. 341.25(1)(a) of the statutes is amended to read:

1	341.25 (1) (a) For each automobile, a fee of \$75 $\underline{\$85}$, except that an automobile
2	registered in this state prior to September 1, 1947, at a fee of less than \$18 shall be
3	registered at such lesser fee plus an additional fee of \$2.".
b0307/P3.1 4	642. Page 990, line 6: delete lines 6 to 25 and substitute:
b0307/P3.1 5	"Section 1988b. 341.25 (2) (a) to (cm) of the statutes are amended to read:
6	341.25 (2) (a) Not more than $4,500 \dots $75.00 \ \underline{100.00}$
7	(b) Not more than 6,000
8	(c) Not more than 8,000 106.00 100.00
9	(cm) Not more than $10,000 \dots 155.00 100.00$ ".
b0196/P1.1 10	643. Page 991, line 1: before that line insert:
b0196/P1.1 11	"Section 1988m. 341.35 (6m) of the statutes is amended to read:
12	341.35 (6m) Administrative costs. The department shall retain a portion of
13	the moneys collected under this section equal to the actual administrative costs
14	related to the collection of these fees but not less than 27 cents per vehicle
15	application. The department shall establish the method for computing the
16	administrative costs by rule and review the methodology annually to ensure full
17	reimbursement of its expenses.".
b0158/P1.1 18	644. Page 991, line 1: delete lines 1 to 4.
b0299/P1.1 19	645. Page 991, line 6: delete "\$72," and substitute "\$157,".
b0299/P1.2 20	646. Page 991, line 9: delete "\$72," and substitute "\$157,".
b0125/1.15 21	647. Page 991, line 11: delete lines 11 to 21.
b0045/1.1 22	648. Page 991, line 22: delete lines 22 to 24.

ending with page 1021, line 13.

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b0125/1.16 1	649. Page 992, line 1: delete the material beginning with that line and ending
2	with page 993, line 21.
b0022/P1.5 3	650. Page 993, line 22: delete the material beginning with that line and
4	ending with page 994, line 8.
b0125/1.17 5	651. Page 994, line 9: delete the material beginning with that line and ending
6	with page 998, line 16.
b0024/P1.1 7	652. Page 998, line 17: delete lines 17 to 24.
b0125/1.18 8	653. Page 998, line 25: delete the material beginning with that line and
9	ending with page 1001, line 20.
b0008/P1.16 10	654. Page 1001, line 21: delete lines 21 to 23.
b0364/P1.3 11	655. Page 1001, line 24: delete the material beginning with that line and
12	ending with page 1002, line 11.
b0004/P2.8 13	656. Page 1002, line 12: delete the material beginning with that line and
14	ending with page 1018, line 15.
b0125/1.19 15	657. Page 1018, line 16: delete lines 16 to 20.
b0004/P2.9 16	658. Page 1018, line 21: delete the material beginning with that line and
17	ending with page 1019, line 19.
b0321/P1.2 18	659. Page 1019, line 20: delete the material beginning with that line and
19	ending with page 1020, line 2.
b0050/P1.1 20	660. Page 1020, line 3: delete lines 3 to 6.
b0321/P1.3 21	661. Page 1020, line 7: delete the material beginning with that line and

b0349/P1.1 1	662. Page 1021, line 14: delete lines 14 to 18.
b0012/P1.2 2	663. Page 1021, line 19: delete the material beginning with that line and
3	ending with page 1022, line 7.
b0015/P1.5 4	664. Page 1022, line 8: delete the material beginning with that line and
5	ending with page 1023, line 22.
b0125/1.20 6	665. Page 1023, line 23: delete the material beginning with that line and
7	ending with page 1024, line 3.
b0015/P1.6 8	666. Page 1024, line 14: delete the material beginning with that line and
9	ending with page 1029, line 23.
b0014/P1.1 10	667. Page 1029, line 24: delete the material beginning with that line and
11	ending with page 1034, line 8.
b0004/P2.10 12	668. Page 1034, line 9: delete lines 9 to 14.
b0015/P1.7 13	669. Page 1034, line 15: delete the material beginning with that line and
14	ending with page 1046, line 6.
b0008/P1.17 15	670. Page 1047, line 8: delete the material beginning with that line and
16	ending with page 1048, line 11.
b0088/P1.6 17	671. Page 1048, line 19: delete lines 19 and 20.
b0104/P1.4 18	672. Page 1048, line 21: delete the material beginning with that line and
19	ending with page 1049, line 2.
b0067/P1.6 20	673. Page 1049, line 3: delete lines 3 to 5.
b0104/P1.5 21	674. Page 1049, line 6: delete lines 6 to 23.
b0064/P1.5 22	675. Page 1049, line 24: delete that line.

ending with page 1065, line 8.

b0104/P1.6 1	676. Page 1049, line 25: delete the material beginning with that line and
2	ending with page 1050, line 17.
b0064/P1.6 3	677. Page 1050, line 18: delete the material beginning with that line and
4	ending with page 1051, line 24.
b0322/P1.6 5	678. Page 1051, line 25: delete the material beginning with that line and
6	ending with page 1052, line 14.
b0064/P1.7 7	679. Page 1052, line 15: delete lines 15 to 20.
b0064/P1.8 8	680. Page 1056, line 4: delete lines 4 to 11.
b0104/P1.7 9	681. Page 1056, line 12: delete lines 12 to 15.
b0004/P2.11 10	682. Page 1056, line 16: delete the material beginning with that line and
11	ending with page 1057, line 9.
b0038/1.10 12	683. Page 1057, line 10: delete the material beginning with that line and
13	ending with page 1058, line 21.
b0354/P1.1 14	684. Page 1058, line 22: delete the material beginning with that line and
15	ending with page 1059, line 22.
b0038/1.11 16	685. Page 1059, line 23: delete the material beginning with that line and
17	ending with page 1060, line 5.
b0354/P1.2 18	686. Page 1060, line 6: delete lines 6 to 22.
b0038/1.12 19	687. Page 1060, line 23: delete the material beginning with that line and
20	ending with page 1064, line 10.
b0356/P2.3 21	688. Page 1064, line 11: delete the material beginning with that line and

ending with page 1080, line 10.

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b0038/1.13	
1	689. Page 1065, line 20: delete the material beginning with that line and
2	ending with page 1068, line 10.
b0044/1.31 3	690. Page 1068, line 11: delete lines 11 to 17.
b0038/1.14 4	691. Page 1068, line 18: delete the material beginning with that line and
5	ending with page 1069, line 18.
b0004/P2.12 6	692. Page 1069, line 19: delete the material beginning with that line and
7	ending with page 1070, line 6.
b0035/2.13 8	693. Page 1070, line 7: delete the material beginning with that line and
9	ending with page 1072, line 2.
b0038/1.15 10	694. Page 1072, line 3: delete lines 3 to 8.
b0010/P1.2 11	695. Page 1072, line 9: delete that line.
b0048/3.11 12	696. Page 1072, line 10: delete that line.
b0038/1.16 13	697. Page 1072, line 11: delete the material beginning with that line and
14	ending with page 1073, line 12.
b0008/P1.18 15	698. Page 1073, line 13: delete the material beginning with that line and
16	ending with page 1074, line 24.
b0009/P1.3 17	699. Page 1075, line 1: delete the material beginning with that line and
18	ending with page 1077, line 2.
b0008/P1.19 19	700. Page 1077, line 3: delete the material beginning with that line and
20	ending with page 1079, line 22.
b0038/1.17 21	701. Page 1079, line 23: delete the material beginning with that line and

b0009/P1.4 1	702. Page 1080, line 11: delete lines 11 to 17.
b0038/1.18 2	703. Page 1080, line 18: delete lines 18 to 25.
b0008/P1.20 3	704. Page 1081, line 1: delete the material beginning with that line and
4	ending with page 1082, line 16.
b0038/1.19 5	705. Page 1082, line 17: delete the material beginning with that line and
6	ending with page 1083, line 9.
b0008/P1.21 7	706. Page 1083, line 10: delete the material beginning with that line and
8	ending with page 1088, line 23.
b0009/P1.7 9	707. Page 1088, line 24: delete the material beginning with that line and
10	ending with page 1090, line 16.
b0322/P1.7 11	708. Page 1090, line 17: delete the material beginning with that line and
12	ending with page 1091, line 14.
b0341/P1.1 13	709. Page 1092, line 6: delete lines 6 to 11.
b0035/2.14 14	710. Page 1092, line 12: delete lines 12 to 25.
b0040/P1.7 15	711. Page 1093, line 1: delete lines 1 to 5.
b0038/1.20 16	712. Page 1093, line 6: delete lines 6 to 15.
b0354/P1.3 17	713. Page 1093, line 16: delete the material beginning with that line and
18	ending with page 1097, line 9.
b0070/P1.2 19	714. Page 1097, line 10: delete lines 10 and 11.
b0108/P1.2 20	715. Page 1097, line 12: delete that line.
b0285/P1.4 21	716. Page 1097, line 13: delete that line.
b0176/P1.2 22	717. Page 1097, line 14: delete lines 14 and 15.

b0191/P1.4 1	718. Page 1097, line 18: delete the material beginning with that line and
2	ending with page 1099, line 8.
b0368/P1.1 3	719. Page 1099, line 8: after that line insert:
b0368/P1.1 4	"(1f) Report on Capitol Security. The department of administration shall, in
5	consultation with the city of Madison Police Department, study the security and
6	safety of the state capitol and the capitol grounds. The department shall submit a
7	report to the governor and the legislature by January 1, 2020. The report shall
8	include recommendations for ensuring the safety and security of visitors to the
9	capitol and the employees who work in the capitol, as well as safety and security for
10	people attending and participating in events in or around the capitol.".
b0336/P1.5 11	720. Page 1099, line 9: delete lines 9 to 15 and substitute:
b0336/P1.5 12	"(2i) Volkswagen settlement funds. Of the settlement funds in the
13	appropriation under s. 20.855 (4) (h), during the 2019-21 fiscal biennium, the
14	department of administration shall allocate \$3,000,000 for grants under s. 16.047
15	(4s) for the replacement of school buses.".
b0193/P3.6 16	721. Page 1099, line 15: after that line insert:
b0193/P3.6 17	"(3m) Additional funding for homeless case management services grants;
18	LAPSE. Notwithstanding s. 20.001 (3) (c), at the end of each fiscal year of the 2019-21
19	fiscal biennium, any unencumbered balance in the appropriation accounts under ss.
20	20.505 (7) (kg) and 20.865 (4) (g) that is attributable to the moneys credited to that
21	appropriation account under s. 49.175 (1) (fa) shall revert to one or more of the
22	appropriation accounts specified in s. 49.175 (1) (intro.), as determined by the

722. Page 1099, line 20: delete lines 20 to 22.

secretary of administration.".

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 $\begin{array}{c} \text{b0195/P1.1} \\ 24 \end{array}$

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b0335/P2.45 7

b0335/P2.45 8

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b0354/P1.4

b0022/P1.6

b0026/P1.3

723. Page 1100, line 19: delete the material beginning with that line and ending with page 1101, line 2.

724. Page 1101, line 3: delete "SEVENTEEN-YEAR-OLD JUVENILE JUSTICE AIDS,

725. Page 1101, line 5: delete the material beginning with "to determine" and ending with "48.5276 and" on line 6.

726. Page 1101, line 7: after that line insert:

COUNTY FACILITIES, AND THE," and substitute "THE".

"(5f) Child care quality rating system incentives. Notwithstanding the discretion granted to the department of children and families under s. 49.155 (6) (e) 3. d., for a child care provider who receives a 4-star rating under the child care quality rating system under s. 48.659, the department of children and families shall increase the maximum payment rate for that provider under s. 49.155 (6) by 15 percent for the period between the effective date of this subsection and June 30, 2021. Notwithstanding the discretion granted to the department of children and families under s. 49.155 (6) (e) 3. e., for a child care provider who receives a 5-star rating under the child care quality rating system under s. 48.659, the department of children and families shall increase the maximum payment rate for that provider under s. 49.155 (6) by 30 percent for the period between the effective date of this subsection and June 30, 2021."

727. Page 1101, line 10: delete lines 10 to 24.

728. Page 1102, line 5: delete lines 5 to 19.

729. Page 1102, line 20: delete lines 20 to 23.

b0027/P1.5 1	730. Page 1102, line 25: delete the material beginning with that line and
2	ending with page 1103, line 24.
b0030/1.1 3	731. Page 1104, line 1: delete lines 1 to 7.
b0031/P1.1 4	732. Page 1104, line 8: delete lines 8 to 15.
b0032/P1.1 5	733. Page 1104, line 16: delete the material beginning with that line and
6	ending with page 1105, line 14.
b0004/P2.13 7	734. Page 1105, line 23: delete the material beginning with that line and
8	ending with page 1106, line 2.
b0379/P1.1 9	735. Page 1106, line 14: delete the material beginning with that line and
10	ending with page 1107, line 13.
b0286/P2.2 11	736. Page 1107, line 13: after that line insert:
b0286/P2.2 12	"(3p) FOODSHARE EMPLOYMENT AND TRAINING PROGRAM REPORT AND FUNDING. To
13	obtain supplemental funding from the appropriation under s. 20.865 (4) (a), the
14	department of health services shall submit under s. 13.10 after April 1, 2020, a
15	request to the joint committee on finance that contains a report on enrollment of
16	able-bodied adults in the food stamp program's employment and training program
17	between October 1, 2019, and March 31, 2020, to justify the request. The joint
18	committee on finance may supplement the appropriation under s. 20.435 (4) (bp)
19	from the appropriation under s. 20.865 (4) (a) if the joint committee on finance
20	approves the request under this subsection. Notwithstanding s. $13.101(3)$, the joint
21	committee on finance may make a supplementation under this subsection without

finding that an emergency exists.".

737. Page 1107, line 14: delete lines 14 to 21.

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b0106/P1.6 23

b0108/P1.3 **738.** Page 1107, line 22: delete lines 22 to 25. b0283/P1.1 **739.** Page 1108, line 6: after that line insert: b0283/P1.1 3 "(6f) SUICIDE PREVENTION GRANT. From the appropriation under s. 20.435 (5) (bc), 4 the department of health services shall award to the Wisconsin United Coalition of 5 Mutual Assistance Association, Inc., a onetime grant in the amount of \$100,000 in 6 fiscal year 2019-20 to support suicide prevention activities conducted by the 7 coalition in the 2019-2021 fiscal biennium. b0284/P2.1 (6g) VACCINATION OUTREACH AND EDUCATION. From the appropriation under s. 20.435 (1) (a), the department of health services shall allocate in the 2019-20 fiscal 9 10 year \$100,000 for the division within the department that oversees public health to 11 conduct a statewide, science-based public outreach and educational campaign 12 related to vaccination.". b0013/P1.2 13 **740.** Page 1108, line 7: delete lines 7 to 12. b0296/P1.3 **741.** Page 1108, line 13: delete lines 13 to 18. 14 b0281/P1.1 **742.** Page 1108, line 20: delete "\$2,000,000" and substitute "\$1,000,000". 15 b0281/P1.2 **743.** Page 1108, line 21: delete "\$3,000,000" and substitute "\$1,500,000". 16 b0293/P1.3 **744.** Page 1109, line 5: after that line insert: 17b0293/P1.3 "(10f) NITRATE TESTING GRANT PROGRAM. 18 b0293/P1.3 (a) No later than September 1, 2020, the department of health services shall 19 20 submit a report on the grant program under s. 254.25 to the legislature under s. 21 13.172 (2). The department shall include in the report information on the status of 22 the program and provide recommendations regarding continuation of the program,

proposed changes to the program, if any, and a recommendation regarding funding.

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- (b) The department of health services may promulgate emergency rules under s. 227.24 to implement s. 254.25. Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under this subsection remain in effect until January
- 1, 2021, or the date on which permanent rules take effect, whichever is sooner.
 - (10p) DISPROPORTIONATE SHARE HOSPITAL PAYMENTS.
- (a) In fiscal year 2019-20 only, the department of health services shall pay to hospitals that serve a disproportionate share of low-income patients an additional \$30,000,000 to the amount under s. 49.45 (3m) (a) (intro.), as the state share of Medical Assistance payments, and the matching federal share of payments. In fiscal year 2020-21 only, the department of health services shall pay to hospitals that serve a disproportionate share of low-income patients an additional \$30,000,000 to the amount under s. 49.45 (3m) (a) (intro.), as the state share of Medical Assistance payments, and the matching federal share of payments.
- (b) In fiscal year 2019-20 only, the maximum disproportionate share hospital payment under s. 49.45 (3m) (b) 3. a. for any single hospital is \$9,600,000. In fiscal year 2020-21 only, the maximum disproportionate share hospital payment under s. 49.45 (3m) (b) 3. a. for any single hospital is \$9,600,000.".
- **745.** Page 1109, line 7: delete lines 7 to 11 and substitute "department of health services shall increase, for dates of service on and after July 1, 2019, the Medical Assistance rates paid for direct care to nursing facilities and intermediate facilities for persons with an intellectual disability by a 1 percent annual rate increase related to an increase in acuity of patients in those facilities; by a budgeted sum of \$15,000,000, as the state share of payments, and the matching federal share of payments, in 2019-20; and by a budgeted sum of \$15,000,000, as the state share

of payments, and the matching federal share of payments, in 2020-21, to support staff in those facilities who perform direct care.".

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746. Page 1109, line 15: delete "1.5 percent annually" and substitute "by a budgeted sum of \$15,300,000, as the state share of payments, and the matching federal share of payments, in 2019–20, and by a budgeted sum of \$21,600,000, as the state share of payments, and the matching federal share of payments, in 2020–21,".

b0351/P3.10

747. Page 1109, line 19: after that line insert:

b0351/P3.10

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"(1t) Report on Museum facilities. No later than June 30, 2021, the state historical society and the department of veterans affairs shall jointly submit a report to the joint committee on finance concerning improvements to their museum facilities in the city of Madison.".

b0014/P1.2 12

748. Page 1109, line 24: delete the material beginning with that line and ending with page 1110, line 2.

b0087/P1.13

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749. Page 1110, line 7: delete the material beginning with that line and ending with page 1111, line 2.

b0342/P1.4 16

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750. Page 1111, line 5: delete the material beginning with "and" and ending with "class" on line 7 and substitute ". The department shall submit to the joint committee on finance by September 1, 2020, a report describing the services, sites, capabilities, and progress of the pilot program".

b0350/P1.1

751. Page 1111, line 8: after that line insert:

b0350/P1.1

"(1p) Required general fund structural balance. Section 20.003 (4m) shall not apply to the action of the legislature in enacting any legislation during the 2019–20 legislative session.".

b0204/P1.9 1	752. Page 1111, line 19: delete the material beginning with that line and
2	ending with page 1112, line 20.
b0256/P1.5 3	753. Page 1112, line 22: delete the material beginning with that line and
4	ending with page 1114, line 10.
b0374/P1.2 5	754. Page 1114, line 11: delete lines 11 to 13.
b0363/P1.2 6	755. Page 1114, line 13: after that line insert:
b0363/P1.2 7	"(3x) Repair of state trails. In fiscal year 2019-20, from the appropriation
8	under s. $20.370~(7)~(\text{hu})$, the department of natural resources shall conduct necessary
9	repairs to the portion of the 400 Trail between the village of La Valle in Sauk County
10	and the village of Union Center in Juneau County and the portion of the
11	Elroy-Sparta Trail between the city of Elroy in Juneau County and the village of
12	Norwalk in Monroe County.
b0369/P1.1 13	(3y) Chronic wasting disease research. The department of natural resources
14	shall make a onetime expenditure of \$100,000 from the appropriation account under
15	s. 20.370 (1) (hx) to fund research into genetic resistance to chronic wasting disease
16	in farm-raised deer. The department shall conduct the research at a double-fenced
17	deer farm in the southern part of the state where chronic wasting disease was
18	detected in a farm-raised deer in the spring of 2018.".
b0238/P2.8 19	756. Page 1114, line 16: delete lines 16 to 20.
b0127/P1.5 20	757. Page 1114, line 21: delete lines 21 to 24.
b0232/P1.3 21	758. Page 1115, line 1: delete lines 1 to 9.
b0203/P1.7 22	759. Page 1115, line 10: delete lines 10 to 21.
b0242/P2.2 23	760. Page 1115, line 21: after that line insert:

b0242/P2.2

"(5p) Grants to Lakeland STAR School. From the appropriation under s. 20.255 (2) (fa), the department of public instruction shall provide a grant of \$83,000 in the 2019–21 fiscal biennium to the Minocqua J1 school district for the Lakeland STAR School. The department shall provide the grant under this subsection only if the Minocqua J1 school district provides evidence of having received matching funds from nongovernmental sources in an amount equal to the amount of the grant award. No later than July 1, 2021, the Minocqua J1 school district shall provide to the legislature and the department a report in the manner provided under s. 13.172 (2) describing the use of grant moneys received under this subsection.

b0242/P2.2

(6p) Grants to Lakeland STAR Academy. From the appropriation under s. 20.255 (2) (fa), the department of public instruction shall provide a grant of \$167,000 in the 2019–21 fiscal biennium to the Lakeland Union High School school district for the Lakeland STAR Academy. The department shall provide the grant under this subsection only if the Lakeland Union High School school district provides evidence of having received matching funds from nongovernmental sources in an amount equal to the amount of the grant award. No later than July 1, 2021, the Lakeland Union High School school district shall provide to the legislature and the department a report in the manner provided under s. 13.172 (2) describing the use of grant moneys received under this subsection."

b0019/P1.1

761. Page 1115, line 25: delete the material beginning with that line and ending with page 1116, line 14.

b0129/P1.8

762. Page 1116, line 15: delete the material beginning with that line and ending with page 1118, line 8.

b0370/P6.6

763. Page 1118, line 10: delete lines 10 to 18.

b0383/P1.1 1	764. Page 1118, line 18: after that line insert:
b0383/P1.1 2	"(1p) Expansion of auditing activity. Notwithstanding s. 230.27 (1), the
3	termination date of 38.0 GPR audit and compliance project positions provided to the
4	department of revenue under 2017 Wisconsin Act 59 is extended from September 30,
5	2021, to September 30, 2023.".
b0004/P2.14 6	765. Page 1118, line 21: delete the material beginning with that line and
7	ending with page 1120, line 4.
b0022/P1.7 8	766. Page 1120, line 11: delete lines 11 to 15.
b0204/P1.10 9	767. Page 1120, line 23: after "transportation" insert ", in collaboration with
10	the department of military affairs,".
b0204/P1.11 11	768. Page 1120, line 25: delete the material beginning with
12	"Notwithstanding" and ending with "the" on page 1121, line 1, and substitute "The".
b0192/P2.1 13	769. Page 1121, line 4: after that line insert:
b0313/P1.1 14	"(4e) Noise barrier on I 41. The department of transportation, during the
15	2019-21 fiscal biennium, shall install a noise barrier along the east side of I 41
16	adjacent to 112th Street, between Clarke Street and Center Street, in Milwaukee
17	County.
b0192/P2.1 18	(4f) Administrative facility expenditures. In the 2019-21 fiscal biennium, the
19	department of transportation shall expend up to \$9,080,000 from proceeds of
20	transportation revenue bonds issued under s. 84.59 (6) for administrative facility
21	projects.
b0303/P2.1 22	(40) LIEUTENANT GOVERNOR SECURITY AND SAFETY. The amount that the
23	department of transportation expends from the state patrol's general operations
24	appropriation accounts during the 2019-21 fiscal biennium for the security and

safety of the lieutenant governor may not exceed the amount expended by the department of transportation from the same appropriation accounts during the 2017–19 fiscal biennium for the same purpose.

b0315/P1.4

department of transportation may use the procedure under s. 227.24 to promulgate emergency rules under s. 84.062 (5) to (7) for the period before the date on which permanent rules under s. 84.062 (5) to (7) take effect. Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under this subsection remain in effect until the first day of the 25th month beginning after the effective date of the emergency rule, the date on which the permanent rules take effect, of the effective date of the repeal of the emergency rule, whichever is earlier. Notwithstanding s. 227.24 (1) (a) and (3), the department of transportation is not required to provide evidence that promulgating a rule under this subsection as emergency rules is necessary for the preservation of public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

b0315/P1.4

(4q) Employees of the office of innovative program delivery. The secretary of the department of transportation shall assign from the department's existing position authority at least 1.0 FTE position to the office of innovative program delivery attached to the department of transportation.

b0314/P1.2

(4x) CITY OF KAUKAUNA BRIDGE. Notwithstanding s. 84.18 (4) and (5), in the 2019–21 fiscal biennium, from the appropriation under s. 20.395 (2) (eq), the department of transportation shall provide funds to the city of Kaukauna for the rehabilitation of the Veterans Memorial Bridge on Catherine Street in the city of Kaukauna, including the repair or replacement of the lifting mechanism of the bridge. The department shall provide the same percentage of the cost of the Veterans

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b0376/P1.1

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- Memorial Bridge rehabilitation as the percent established under 23 USC 144 (f) (2). 1 2 Notwithstanding s. 84.18 (6), the department may not establish a limit on eligible funding amounts for the Veterans Memorial Bridge rehabilitation. The funds under 3 4 this subsection shall be paid from amounts allocated under s. 20.395 (2) (eq) for 5 bridge development, construction, and rehabilitation under s. 84.18.". b0254/P2.9 **770.** Page 1121, line 16: delete the material beginning with that line and 7 ending with page 1122, line 18. b0326/P2.1 **771.** Page 1122, line 24: after that line insert: b0326/P2.1 "(1g) FABRICATION LABORATORY GRANT PROGRAM. From the appropriation under
 - "(1g) Fabrication Laboratory Grant Program. From the appropriation under s. 20.192 (1) (r), the Wisconsin Economic Development Corporation shall allocate at least \$500,000 in each fiscal year of the 2019–21 fiscal biennium for the purpose of awarding grants under a fabrication laboratory grant program that is substantially similar to the program under s. 238.145, 2015 stats.
 - (1i) Grant to Milwaukee 7 Economic Development Partnership. From the appropriation account under s. 20.192 (1) (r), the Wisconsin Economic Development Corporation shall grant \$250,000 to the Milwaukee 7 Economic Development Partnership in the 2019–20 fiscal year for supporting efforts by the 128th Air Refueling Wing of the Wisconsin air national guard to secure basing of the U.S. air force's KC-46 tanker aircraft.
 - (1x) Transfer of unencumbered economic development funds. No later than January 1, 2020, the Wisconsin Economic Development Corporation shall pay \$30,000,000 to the secretary of administration for deposit in the general fund.".
 - **772.** Page 1123, line 1: delete the material beginning with that line and ending with page 1124, line 22.

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773. Page 1124, line 23: delete the material beginning with that line and ending with page 1125, line 15.

b0093/P1.5

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774. Page 1125, line 16: delete lines 16 to 20.

b0005/P1.2 4

775. Page 1125, line 21: delete the material beginning with that line and ending with page 1126, line 2.

b0399/1.1

776. Page 1126, line 2: after that line insert:

b0400/P1.2 7

"(5i) Fast Forward grants for Personal care workers. Of the amounts appropriated under s. 20.445 (1) (b) in the 2019–21 fiscal biennium, the department of workforce development shall allocate moneys for a grant program that promotes the attraction and retention of personal care workers who provide home-based care and community-based care and that focuses on providing quality care.

11 b0399/1.1

(7i) Grants to Northcentral Technical College for workforce training in county Jail facilities. The department of workforce development shall award grants under s. 106.27 (1), in the amount of \$75,000 in fiscal year 2019–20 and \$75,000 in fiscal year 2020–21, to the district board for Northcentral Technical College for workforce training in county jail facilities. Notwithstanding s. 106.27 (1) and any rule promulgated under s. 106.27 (2g) (a) 1., the department may not require any matching funds to be provided as a condition of receiving the grants and the department shall award the grants notwithstanding any otherwise applicable eligibility criteria. Notwithstanding s. 106.27 (2g) (a) 2., the district board for Northcentral Technical College is not required to make application for the grants under this subsection."

 $\begin{array}{c} b0052/1.1\\23\end{array}$

777. Page 1126, line 4: delete the material beginning with that line and ending with page 1127, line 8.

b0337/P1.3 1	778. Page 1127, line 11: delete "\$6,900,000" and substitute "\$22,000,000".
b0337/P1.4 2	779. Page 1127, line 12: delete "\$17,300,000" and substitute "\$22,000,000".
b0195/P1.2 3	780. Page 1127, line 12: after that line insert:
b0195/P1.2 4	"(1i) Transfer to the state building trust fund. There is transferred from the
5	appropriation account under s. 20.505 (1) (kc) to the state building trust fund
6	\$10,000,000 in fiscal year 2019-20.
b0195/P1.2 7	(1j) Lapse to the general fund. Notwithstanding s. 20.001 (3) (a), from the
8	appropriation account to the department of administration under s. 20.505 (1) (kc)
9	there is lapsed to the general fund \$5,000,000 in fiscal year 2020-21.".
b0187/P2.1 10	781. Page 1127, line 25: after that line insert:
b0187/P2.1 11	"(1c) Materials and services transfer. Notwithstanding s. 20.001 (3) (a), in
12	fiscal year 2019-20, \$9,700 is lapsed to the general fund from the appropriation
13	account under s. 20.510 (1) (h).".
b0159/P1.1 14	782. Page 1128, line 2: after that line insert:
b0159/P1.1 15	"(1c) Unspent program revenue. Notwithstanding s. 20.001 (3) (a), at the end
16	of each fiscal year in the 2019-21 fiscal biennium, there is lapsed to the general fund
17	any unencumbered balance exceeding 10 percent of that fiscal year's expenditures
18	from the appropriation account under s. 20.425 (1) (i) .".
b0282/P1.1 19	783. Page 1128, line 8: after that line insert:
b0282/P1.1 20	"(1p) Children's community option program and birth to 3 program transfers
b0282/P1.1 21	(a) In fiscal year 2019-20, there is transferred from the appropriation account
22	under s. 20.435 (4) (bd) from the amounts allocated to the children's community
23	options program under s. 46.272 to the appropriation account under s. 20.435 (7) (bt)
24	\$2,250,000.

b0282/P1.1 1	(b) In fiscal year 2019-20, there is transferred from an appropriation account
2	under s. 20.435 (4) (b), (im), or (in) from the amounts allocated to the community
3	options program under s. 46.27, 2017 stats., to the appropriation account under s.
4	20.435 (4) (bd) \$2,250,000 to be allocated to the children's community options
5	program under s. 46.272.".
b0072/P1.6 6	784. Page 1128, line 21: delete lines 21 to 24.
b0180/P1.1 7	785. Page 1129, line 14: after that line insert:
b0180/P1.1 8	"(2t) Safety and building operations transfer. There is transferred from the
9	appropriation account under s. 20.165 (2) (j) to the general fund \$5,000,000 in the
10	2019-20 fiscal year.".
b0038/1.23 11	786. Page 1131, line 5: delete lines 5 to 16.
b0021/P1.5 12	787. Page 1131, line 22: delete lines 22 to 24.
b0025/1.3 13	788. Page 1132, line 1: delete lines 1 to 4.
b0356/P2.4 14	789. Page 1132, line 14: delete "(a), (c), and".
b0088/P1.7 15	790. Page 1132, line 18: delete lines 18 to 22.
b0247/P1.4 16	791. Page 1133, line 1: delete lines 1 to 3.
b0015/P1.8 17	792. Page 1133, line 8: delete the material beginning with that line and
18	ending with page 1134, line 3.
b0077/P1.2 19	793. Page 1134, line 11: delete lines 11 to 13.
b0076/P1.2 20	794. Page 1134, line 14: delete lines 14 to 16.
b0263/P1.2 21	795. Page 1134, line 16: after that line insert:
b0263/P1.2 22	"(3t) Levy limit negative adjustment. The treatment of s. 66.0602 (2m) (b) 1.
23	first applies to a levy that is imposed in December 2019.".

b0238/P2.9 1	796. Page 1134, line 21: delete lines 21 to 25.
b0234/P1.2 2	797. Page 1135, line 1: delete lines 1 to 3.
b0251/P1.2 3	798. Page 1135, line 4: delete lines 4 and 5.
b0143/P1.10 4	799. Page 1135, line 6: delete lines 6 to 15.
b0244/P1.8 5	800. Page 1135, line 16: delete lines 16 to 21.
b0231/P1.3 6	801. Page 1135, line 22: delete lines 22 and 23.
b0051/P1.3 7	802. Page 1136, line 3: delete lines 3 and 4.
b0388/P1.6 8	803. Page 1136, line 5: delete lines 5 to 7.
b0386/P1.3 9	804. Page 1136, line 14: delete lines 14 to 16.
b0382/P1.5 10	805. Page 1136, line 17: delete lines 17 to 19.
b0384/P1.7 11	806. Page 1136, line 20: delete lines 20 to 22.
b0389/P1.1 12	807. Page 1136, line 22: after that line insert:
b0389/P1.1 13	"(6p) Real estate transfer fee exemption. The treatment of s. $77.25\ (7)$ and
14	(10) first applies to conveyances made on the first day of the 3rd month beginning
15	after publication.".
b0132/P1.2 16	808. Page 1137, line 3: delete lines 3 and 4.
b0131/P1.3 17	809. Page 1137, line 5: delete lines 5 to 7.
b0307/P3.2 18	810. Page 1137, line 11: delete "(q)" and substitute "(cm)".
b0125/1.21 19	811. Page 1137, line 13: delete lines 13 to 23.
b0299/P1.3 20	812. Page 1137, line 23: after that line insert:
b0299/P1.3 21	"(3o) Vehicle title fees. The treatment of s. 342.14 (1) and (3) first applies to
22	title transactions occurring on October 1, 2019.

b0300/P1.2 1	(40) Automobile registration fee. The treatment of s. 341.25 (1) (a) first		
2	applies to applications for original or renewal vehicle registration received by the		
3	department of transportation on October 1, 2019.".		
b0254/P2.11 4	813. Page 1138, line 4: delete lines 4 to 6.		
b0131/P1.4 5	814. Page 1138, line 7: delete lines 7 to 9.		
b0397/P2.2 6	815. Page 1138, line 13: delete lines 13 to 15.		
b0035/2.15 7	816. Page 1138, line 17: delete lines 17 to 24.		
b0089/P1.5 8	817. Page 1139, line 1: delete lines 1 to 3.		
b0090/P1.4 9	818. Page 1139, line 4: delete lines 4 to 6.		
b0115/P1.2 10	819. Page 1139, line 7: delete lines 7 to 9.		
b0093/P1.6 11	820. Page 1139, line 10: delete lines 10 to 12.		
b0005/P1.3 12	821. Page 1139, line 13: delete lines 13 to 15.		
b0037/1.2 13	822. Page 1139, line 16: delete lines 16 to 19.		
b0094/P1.3 14	823. Page 1139, line 20: delete lines 20 to 22.		
b0129/P1.9 15	824. Page 1140, line 5: delete lines 5 to 8.		
b0308/P3.4 16	825. Page 1140, line 10: after that line insert:		
b0308/P3.4 17	"(1p) Petroleum inspection fee deposits. The treatment of ss. 25.40 (1) (k),		
18	25.47 (1), and 168.128 takes effect on July 1, 2020.".		
b0335/P2.46 19	826. Page 1140, line 17: delete "January 1, 2020" and substitute "October 1,		
20	2019, or, if the effective date of this subsection is after October 1, 2019, then on		

January 1, 2020, or on the effective date of this subsection, whichever is later".

b0038/1.24 **827.** Page 1140, line 23: delete the material beginning with that line and 2 ending with page 1141, line 12. b0354/P1.5 **828.** Page 1141, line 13: delete lines 13 to 15. b0106/P1.7 **829.** Page 1142, line 7: delete lines 7 and 8. b0349/P1.2 **830.** Page 1142, line 14: delete lines 14 and 15. b0015/P1.9 **831.** Page 1142, line 16: delete lines 16 to 24. b0087/P1.14 7 **832.** Page 1143, line 4: delete lines 4 to 9. b0342/P1.6 **833.** Page 1143, line 11: after that line insert: b0342/P1.6"(3p) Law enforcement officer supplement grants. The treatment of s. 10 165.986 (1) (by Section 1799m) and the repeal of s. 20.455 (2) (bm) take effect on July 1, 2021.". 11 b0224/P2.2 **834.** Page 1143, line 21: delete lines 21 and 22. 12 b0243/P1.3 **835.** Page 1143, line 23: delete lines 23 and 24. 13 b0057/P1.11 **836.** Page 1144, line 5: delete lines 5 and 6. b0242/P2.3 **837.** Page 1144, line 6: after that line insert: b0242/P2.3 "(8p) Grants to Lakeland STAR schools. The repeal of s. 20.255 (2) (fa) takes 16 17 effect on July 1, 2021.". b0129/P1.10 **838.** Page 1144, line 10: delete lines 10 to 14. 18 b0081/P1.2 19 **839.** Page 1144, line 16: delete lines 16 and 17. b0370/P6.7**840.** Page 1144, line 18: delete lines 18 to 22 and substitute: 20 b0370/P6.7 21 "(2i) Tax on vapor products. The treatment of ss. 139.75 (12) and (14), 139.76 22 (1), 139.77 (1), and 139.78 (1) takes effect on October 1, 2019.".

b0082/P1.2 1	841. Page 1144, line 23: delete lines 23 to 25.		
b0387/P1.5 2	842. Page 1145, line 1: delete lines 1 to 8.		
b0321/P1.4 3	843. Page 1145, line 9: delete lines 9 to 11.		
b0302/P3.3 4	844. Page 1145, line 11: after that line insert:		
b0319/P3.2 5	"(5f) Fuel suppliers administrative allowance. The treatment of s. 78.12 (4)		
6 b0302/P3.3 7	(a) 2., 3., and 4. and (5) takes effect on October 1, 2019.		
	(6f) Motor vehicle fuel tax refund to retailers. The treatment of ss. 20.913		
8	(1) (b) and 78.68 (10) and the repeal of s. 78.20 take effect on October 1, 2020 .".		
b0004/P2.15 9	845. Page 1145, line 13: delete lines 13 to 15.		
b0125/1.22 10	846. Page 1145, line 22: delete the material beginning with that line and		
11	ending with page 1146, line 7.		
b0301/P1.1 12	847. Page 1146, line 7: after that line insert:		
b0301/P1.1 13	"(2f) Hybrid electric vehicle definition. The treatment of s. $341.25\ (1)\ (L)\ 1.$		
14	b. takes effect on October 1, 2019.		
b0307/P3.3 15	(2p) Registration fees based on gross weight. The treatment of s. 341.25 (2)		
16	(a) to (cm) and Section 9344 (1) of this act take effect on October 1, 2019.".		
b0347/P1.1 17	848. Page 1146, line 14: delete "2020" and substitute "2019".		
b0085/P1.7 18	849. Page 1146, line 18: delete the material beginning with that line and		
19	ending with page 1147, line 9.		
b0089/P1.6 20	850. Page 1147, line 10: delete lines 10 to 12.		
b0033/P1.2 21	851. Page 1147, line 13: delete lines 13 to 15.		
b0090/P1.5 22	852. Page 1147, line 16: delete lines 16 to 18.		
b0115/P1.3 23	853. Page 1147, line 19: delete lines 19 to 21.		

b0093/P1.7 1	854.	Page 1147, line 22: delete lines 22 to 25.
b0005/P1.4 2		Page 1148, line 1: delete lines 1 to 5.
b0037/1.3 3	856.	Page 1148, line 6: delete lines 6 to 9.
b0094/P1.4 4	857.	Page 1148, line 10: delete lines 10 and 11.
5		(END)