4. If the sum under subd. 3. exceeds the program cap under sub. (2) (bh) 2. a.,
the department shall establish a waiting list in accordance with the preferences
required under subd. 3.

5. A private school that has accepted a pupil who resides in an eligible school district under this paragraph shall notify the department whenever the private school determines that a pupil will not attend the private school under this paragraph. If, upon receiving notice under this subdivision, the department determines that the number of pupils attending private schools under this section falls below the program cap under sub. (2) (bh) 2. a., the department shall fill any available slot with a pupil selected from the waiting list established under subd. 4., if such a waiting list exists.

Section 1617. 118.60 (3) (ar) (intro.) of the statutes is amended to read:

118.60 (3) (ar) (intro.) All of the following apply to applications to attend a private school under this section only if the limitation under sub. (2) (be) applies to the school year for which the application is made submitted by pupils who reside in a school district, other than an eligible school district or a 1st class city school district:

Section 1618. 118.60 (3) (ar) 3. of the statutes is renumbered 118.60 (3) (ar) 3. (intro.) and amended to read:

118.60 (3) (ar) 3. (intro.) Annually After the end of the application period described under subd. 1., upon receipt of the information under subd. 2., the department shall, for each school district, determine the sum of all applicants for pupils residing in that school district under this paragraph and the sum of all applicants for pupils residing in all school districts, other than an eligible school district or a 1st class city school district. In determining the sum those sums, the department shall count a pupil who has applied to attend more than one private

school under the program only once. After determining the sum of all applicants for
pupils residing in a school district, those sums, if any of the following applies, the
department shall determine which applications to accept on a random basis, except
that the department shall give preference to the applications of pupils described in
s. 118.60 (3) par. (a) 1m. to 5., in the order of preference listed in that paragraph.:
SECTION 1619. 118.60 (3) (ar) 3. a. and b. of the statutes are created to read:
118.60 (3) (ar) 3. a. The sum of all applicants for pupils residing in a school
district, other than an eligible school district or a 1st class city school district, exceeds
the school district's pupil participation limit under sub. (2) (be).
b. The sum of all applicants for pupils residing in all school districts, other than
an eligible school district or a 1st class city school district, exceeds the program cap
under sub. (2) (bh) 2. b.
Section 1620. 118.60 (3) (ar) 4. of the statutes is renumbered 118.60 (3) (ar)
4. (intro.) and amended to read:
118.60 (3) (ar) 4. (intro.) For each school district in which private schools
received applications under subd. 1. that exceeded the school district's pupil
participation limit under sub. (2) (be), the <u>The</u> department shall establish a waiting
list in accordance with the preferences required under subd. 3. for each of the
following:
SECTION 1621. 118.60 (3) (ar) 4. a. and b. of the statutes are created to read:
118.60 (3) (ar) 4. a. A school district, other than an eligible school district or a
1st class city school district, for which the sum described under subd. 3. a. exceeds
the school district's pupil participation limit under sub. (2) (be).

b. All school districts, other than an eligible school district or a 1st class city school district, if the sum described under subd. 3. b. exceeds the program cap under sub. (2) (bh) 2. b.

Section 1622. 118.60 (3) (ar) 5. of the statutes is amended to read:

118.60 (3) (ar) 5. A private school that has accepted a pupil who resides in a school district, other than an eligible school district or a 1st class city school district, under this paragraph shall notify the department whenever the private school determines that a pupil will not attend the private school under this paragraph. If, upon receiving notice under this subdivision, the department determines that the number of pupils attending private schools under this section falls below a school district's pupil participation limit under sub. (2) (be), or below the program cap under sub. (2) (bh) 2. b., the department shall fill any available slot in that school district or program with a pupil selected from the school district's applicable waiting list established under subd. 4., if such a waiting list exists.

Section 1623. 118.60 (3) (b) of the statutes is amended to read:

118.60 (3) (b) If a participating private school rejects an applicant who resides within an eligible school district because the private school has too few available spaces, the applicant may transfer his or her application to a participating private school that has space available. An applicant rejected under this paragraph or an applicant who is on the waiting list under par. (am) 4. may, subject to sub. (2) (bh) 2. a., be admitted to a private school participating in the program under this section for the following school year, provided that the applicant continues to reside within an eligible school district. The department may not require, in that following school year, the private school to submit financial information regarding the applicant or

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to verify the eligibility of the applicant to participate in the program under this section on the basis of family income.

SECTION 1624. 118.60 (3) (c) of the statutes is amended to read:

118.60 (3) (c) If a participating private school rejects an applicant who resides in a school district, other than an eligible school district or a 1st class city school district, because the private school has too few available spaces, the applicant may transfer his or her application to a participating private school that has space available. An applicant who is rejected under this paragraph or an applicant who is on the a waiting list under sub. (3) par. (ar) 4. a. or b. may, subject to sub. (2) (be) and (bh) 2. b., be admitted to a private school participating in the program under this section for the following school year, provided that the applicant continues to reside in a school district, other than an eligible school district or a 1st class city school district. The department may not require, in that following school year, the private school to submit financial information regarding the applicant or to verify the eligibility of the applicant to participate in the program under this section on the basis of family income.

Section 1625. 118.60 (3m) (a) 2. of the statutes is amended to read:

118.60 (3m) (a) 2. The pupil is enrolled in a grade from 9 to 12 and the family income of the pupil, as determined under sub. (2) (a) 1., does not exceed an amount equal to 2.2 times the poverty level determined in accordance with criteria established by the director of the federal office of management and budget line, as defined in 42 USC 9902 (2).

Section 1626. 118.60 (3m) (b) 2. of the statutes is amended to read:

118.60 (3m) (b) 2. The family income of the pupil, as determined under sub. (2) (a) 1., exceeds an amount equal to 2.2 times the poverty level determined in

accordance with criteria established by the director of the federal office of management and budget line, as defined in 42 USC 9902 (2).

SECTION 1627. 118.60 (4) (bg) 3. of the statutes is amended to read:

and in each school year thereafter years, upon receipt from the pupil's parent or guardian of proof of the pupil's enrollment in the private school during a school term, except as provided in subd. 5., the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fr), an amount equal to the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the amount of statewide categorical aid per pupil between the previous school year and the current school year, as determined under s. 118.40 (2r) (e) 2p., if positive.

Section 1628. 118.60 (4) (bg) 6. of the statutes is created to read:

118.60 (4) (bg) 6. Beginning in the 2019–20 school year and in each school year thereafter, upon receipt from the pupil's parent or guardian of proof of the pupil's enrollment in the private school during a school term, except as provided in subd. 7., the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fr), an amount equal to the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the

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change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.

Section 1629. 118.60 (4) (bg) 7. of the statutes is created to read:

118.60 (4) (bg) 7. If the pupil described in subd. 6. is enrolled in a private school that enrolls pupils under the program in any grade between kindergarten to 8 and also in any grade between 9 to 12, the state superintendent shall substitute for the amount described in subd. 6. the amount determined under subd. 4. a. to d., with the following modifications:

- a. Multiply the number of pupils participating in the program who are enrolled in the private school in any grade between kindergarten to 8 by the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.
- b. Multiply the number of pupils participating in the program who are enrolled in the private school in any grade between 9 to 12 by the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.

Section 1630. 118.60 (4v) (b) of the statutes is amended to read:

118.60 (4v) (b) If the department considers a pupil as a resident of an eligible school district under par. (a) for a school year, the department shall ensure that the

pupil is not counted for that school year for purposes of determining whether a school
district has exceeded its pupil participation limit under sub. (2) (be) and that the
pupil is not counted for that school year for purposes of determining whether a
program cap under sub. (2) (bh) 2. a. or b. has been exceeded.

Section 1631. 118.60 (4v) (c) and (d) of the statutes are created to read:

- 118.60 (4v) (c) The department may consider a pupil enrolled in a private school participating in the program under this section who satisfies all of the following as a resident of a school district, other than an eligible school district or a 1st class city school district, who is enrolled in the private school under this section:
- 1. The pupil was a resident of an eligible school district when the pupil applied to participate in the program under this section.
- 2. The pupil accepted a space at a private school participating in the program under this section as a resident of an eligible school district.
- 3. The pupil resides in a school district, other than an eligible school district or a 1st class city school district, on the 3rd Friday in September.
- 4. The private school the pupil is attending under this section accepts applications under this section from pupils who reside in school districts, other than an eligible school district or a 1st class city school district.
- (d) If the department considers a pupil as a resident of a school district, other than an eligible school district or a 1st class city school district, under par. (c) for a school year, the department shall ensure that the pupil is not counted for that school year for purposes of determining whether the school district has exceeded its pupil participation limit under sub. (2) (be) and that the pupil is not counted for that school year for purposes of determining whether a program cap under sub. (2) (bh) 2. a. or b. has been exceeded.

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Section 1632. 118.60 (7) (ad) 1. of the statutes is amended to read:

118.60 (7) (ad) 1. If a private school participating in the program under this section or s. 119.23 and accredited under sub. (2) (a) 7. to offer instruction in any elementary grade, but not any high school grade, seeks to offer instruction in any high school grade, the private school shall apply for and achieve accreditation by an accrediting entity to offer instruction in the additional grades in the manner established under sub. (2) (a) 7. e by December 31 of the first school year in which the private school begins offering instruction in the additional grades and shall obtain accreditation by an accrediting entity by December 31 of the 3rd school year following the first school year in which the private school begins offering instruction in the additional grades.

Section 1633. 118.60 (7) (ad) 2. of the statutes is amended to read:

118.60 (7) (ad) 2. If a private school participating in the program under this section or s. 119.23 and accredited under sub. (2) (a) 7. to offer instruction in any high school grade, but not any elementary grade, seeks to offer instruction in any elementary grade, the private school shall apply for and achieve accreditation by an accrediting entity to offer instruction in the additional grades in the manner established under sub. (2) (a) 7.e by December 31 of the first school year in which the private school begins offering instruction in the additional grades and shall obtain accreditation by an accrediting entity by December 31 of the 3rd school year following the first school year in which the private school begins offering instruction in the additional grades.

Section 1634. Subchapter I (title) of chapter 119 [precedes 119.01] of the statutes is repealed.

SECTION 1635. 119.02 (1) of the statutes is amended to read:

1	119.02 (1) "Board" means the board of school directors in charge of the public
2	schools of a city of the 1st class other than those public schools transferred to the
3	opportunity schools and partnership programs under s. 119.33 or subch. II.
4	Section 1636. 119.02 (2g) of the statutes is repealed.
5 .	Section 1637. 119.02 (4) of the statutes is repealed.
6	Section 1638. 119.04 (1) of the statutes is amended to read:
7	119.04 (1) Subchapters IV, V, and VII of ch. 115 , ch. 121 , and ss. 66.0235 (3) (c),
8	66.0603 (1m) to (3), 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343,
9	$115.345, 115.363, 115.364, 115.365 (3), 115.367, 115.38 (2), 115.415, 115.445, \underline{115.447}, \underline{115.447}, \underline{115.445}, 115$
10	115.448, 115.449, 115.457, 115.458, 118.001 to 118.04, 118.045, 118.06, 118.07,
11	118.075, 118.076, 118.10, 118.12, 118.125 to 118.14, 118.145 (4), 118.15, 118.153,
12	118.16, 118.162, 118.163, 118.164, 118.18, 118.19, 118.196, 118.20, 118.223, 118.225,
13	118.237, 118.24 (1), (2) (c) to (f), (6), (8), and (10), 118.245, 118.25, 118.255, 118.258,
14	118.291, 118.292, 118.293, 118.30 to 118.43, 118.46, 118.50, 118.51, 118.52, 118.53,
15	118.55, 118.56, 120.12 (2m), (4m), (5), and (15) to (27), 120.125, 120.13 (1), (2) (b) to
16	$(g), (3), (14), (17) \ to \ (19), (26), (34), (35), (37), (37m), and \ (38), 120.137, 120.14, 120.20, (38)$
17	120.21 (3), and 120.25 are applicable to a 1st class city school district and board but
18	not, unless explicitly provided in this chapter or in the terms of a contract, to the
19	commissioner or to any school transferred to an opportunity schools and partnership
20	program .
21	Section 1639. 119.04 (1) of the statutes, as affected by 2019 Wisconsin Act
22	(this act), is amended to read:
23	119.04 (1) Subchapters IV, V, and VII VIII of ch. 115, ch. 121 and ss. 66.0235
24	(3) (c), 66.0603 (1m) to (3), 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343,
25	115.345, 115.363, 115.364, 115.365 (3), 115.367, 115.38 (2), 115.415, 115.445, 115.447,

1	115.448, 115.449, 115.457, 115.458, 118.001 to 118.04, 118.045, 118.06, 118.07
2	118.075, 118.076, 118.10, 118.12, 118.125 to 118.14, 118.145 (4), 118.15, 118.153
3	118.16, 118.162, 118.163, 118.164, 118.18, 118.19, 118.196, 118.20, 118.223, 118.225
4	118.237, 118.24 (1), (2) (c) to (f), (6), (8), and (10), 118.245, 118.25, 118.255, 118.258
5	118.291, 118.292, 118.293, 118.30 to 118.43, 118.46, 118.50, 118.51, 118.52, 118.53
6	118.56, 120.12 (2m), (4m), (5), and (15) to (27), 120.125, 120.13 (1), (2) (b) to (g), (3)
7	(14), (17) to (19), (26), (34), (35), (37), (37m), and (38), 120.137, 120.14, 120.20, 120.21

SECTION 1640. 119.16 (1n) of the statutes is repealed.

Section 1641. 119.16 (2) of the statutes is amended to read:

(3), and 120.25 are applicable to a 1st class city school district and board.

119.16 (2) Establish schools and districts. The board shall maintain the public schools in the city, other than those public schools transferred to the opportunity schools and partnership programs under s. 119.33 and subch. II, and shall establish, organize, and maintain such schools as the board determines are necessary to accommodate the children entitled to instruction therein. The board shall divide the city into attendance districts for such schools.

SECTION 1642. 119.16 (8) (a) of the statutes is amended to read:

and at least 5 days before transmitting its completed budget under par. (b), the board shall hold a public hearing on the proposed school budget at a time and place fixed by the board. At least 45 days before the public hearing, the board shall notify the superintendent of schools and the commissioner of the date, time, and place of the hearing. At least one week before the public hearing, the board shall publish a class 1 notice, under ch. 985, of the public hearing.

SECTION 1643. 119.16 (8) (b) of the statutes is amended to read:

119.16 (8) (b) The board shall transmit its completed budget to the common
council on or before the first Monday in August of each year on forms furnished by
the auditing officer of the city, and shall include in the budget the information
specified under s. 119.46 (1) for all public schools in the city under this chapter,
including the schools transferred to the opportunity schools and partnership
programs under s. 119.33 and subch. II. The board shall itemize those portions of the
budget allocated to schools transferred to the opportunity schools and partnership
programs under s. 119.33 and subch. II. Such completed budget shall be published
with the budget summary under s. 65.04 (2) or 65.20 and budget under s. 65.05 (7).
SECTION 1644. 119.16 (9) of the statutes is amended to read:
119.16 (9) SCHOOL BUDGET. Annually, the board shall prepare a budget for each
school in the school district operating under this chapter, other than the schools
transferred to the opportunity schools and partnership programs under s. 119.33 and
subch. II.
Section 1645. 119.16 (15) of the statutes is repealed.
Section 1646. 119.23 (2) (a) (intro.) of the statutes is amended to read:
119.23 (2) (a) (intro.) Subject to pars. (ag) and, (ar), and (b), any pupil in grades
kindergarten to 12 who resides within the city may attend any private school if all
of the following apply:
Section 1647. 119.23 (2) (a) 1. a. of the statutes is amended to read:
119.23 (2) (a) 1. a. The pupil is a member of a family that has a total family
income that does not exceed an amount equal to 3.0 times the poverty level
determined in accordance with criteria established by the director of the federal
office of management and budget line, as defined in 42 USC 9902 (2). In this

subdivision and sub. (3m), family income includes income of the pupil's parents or

legal guardians. Except as provided in subd. 1. d., the family income of the pupil shall be verified as provided in subd. 1. b. A pupil attending a private school under this section whose family income increases, including a pupil who attended a private school under this section in the 2010–11 school year and whose family income has increased, may continue to attend a private school under this section.

Section 1648. 119.23 (2) (a) 6. a. of the statutes is amended to read:

119.23 (2) (a) 6. a. Except as provided in subd. 6. c., all of the private school's teachers have a teaching license issued by the department or a bachelor's degree or a degree or educational credential higher than a bachelor's degree, including a masters or doctorate, from a nationally or regionally accredited institution of higher education. This subd. 6. a. does not apply after June 30, 2022.

SECTION 1649. 119.23 (2) (a) 6m. of the statutes is created to read:

119.23 (2) (a) 6m. a. Except as provided in subd. 6m. b., beginning on July 1, 2022, all of the private school's teachers have a teaching license or permit issued by the department.

b. Any teacher employed by the private school on July 1, 2022, who has been teaching for at least the 5 consecutive years immediately preceding July 1, 2022, and who does not satisfy the requirements under subd. 6m. a. on July 1, 2022, applies to the department on a form prepared by the department for a temporary, nonrenewable waiver from the requirements under subd. 6m. a. The department shall promulgate rules to implement this subd. 6m. b., including the form of the application and the process by which the waiver application will be reviewed. The application form shall require the applicant to submit a plan for satisfying the requirements under subd. 6m. a. No waiver granted under this subd. 6m. b. is valid after July 1, 2027.

Section 1650. 119.23 (2) (a) 7. bg. of the statutes is amended to read:

119.23 (2) (a) 7. bg. Each If the private school that begins participation in the program under this section on or after April 10, 2014, and before the 2021-22 school year, and that the private school is not accredited by an accrediting entity, shall obtain the private school obtains preaccreditation by a preaccrediting entity by August 1 before the first school term in which the private school begins participation in the program under this section, or by May 1 if the private school begins participating in the program during summer school. In any school year, a private school to which this subd. 7. bg. applies may apply for and seek to obtain preaccreditation from only one preaccreditation as required under this subd. 7. bg. applies that fails to obtain preaccreditation as required under this subd. 7. bg. may not participate in the program under this section or under s. 118.60 until preaccreditation has been obtained, but the private school may apply for and seek to obtain preaccreditation from a preaccrediting entity for the following school year.

Section 1651. 119.23 (2) (a) 7. br. of the statutes is amended to read:

119.23 (2) (a) 7. br. A private school to which If subd. 7. bg. applies shall apply to the private school, the private school applies for accreditation by an accrediting entity by December 31 of the first school year that begins after April 10, 2014, in which the private school begins participation in the program under this section, and shall achieve obtains accreditation by an accrediting entity by December 31 of the 3rd school year following the school year in which the private school begins participation in the program under this section. If the private school is accredited under this subd. 7. br., the private school is not required to obtain preaccreditation as a prerequisite to providing instruction under this section in additional grades or in an additional or new school.

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Section 1652. 119.23 (2) (a) 7. f. of the statutes is created to r	read:
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119.23 (2) (a) 7. f. If the private school begins participation in the program under this section in the 2021–22 school year or in any school year thereafter, the private school is accredited by an accrediting entity by August 1 of the school year in which the private school begins participation in the program under this section.

Section 1653. 119.23 (2) (ag) 4. of the statutes is amended to read:

119.23 (2) (ag) 4. Notwithstanding If the new private school begins participation in the program under this section before the 2021-22 school year, notwithstanding the deadline to obtain preaccreditation under sub. (2) par. (a) 7. bg., by December 15 of the school year immediately preceding the school year in which the new private school intends to participate in the program under this section, obtain preaccreditation from a preaccrediting entity. If the new private school begins participation in the program under this section in the 2021-22 school year or in any school year thereafter, the new private school shall comply with the requirement under par. (a) 7. f.

Section 1654. 119.23 (2) (b) of the statutes is created to read:

119.23 (2) (b) 1. In this paragraph, "program cap" means the total number of pupils residing in the city who attended a private school under this section in the 2019–20 school year.

2. Beginning with the 2020-21 school year, the total number of pupils residing in the city who may attend a private school under this section during a school year may not exceed the program cap.

Section 1655. 119.23 (2) (c) 3. of the statutes is created to read:

119.23 (2) (c) 3. Notwithstanding par. (a) 6m., a teacher employed by a private school participating in the program under this section who teaches only courses in

rabbinical studies is not required to hold a license or permit to teach issued by the department.

SECTION 1656. 119.23 (3) (a) (intro.) of the statutes is amended to read:

an application, on a form provided by the state superintendent, to the participating private school that the pupil wishes to attend. If more than one pupil from the same family applies to attend the same private school, the pupils may use a single application. No later than 60 days after the end of the application period during which an application is received and subject to par. (ar), the private school shall notify each applicant, in writing, whether his or her application has been accepted. If the private school rejects an application, the notice shall include the reason. A Subject to par. (ar), a private school may reject an applicant only if it the private school has reached its maximum general capacity or seating capacity. The Except as provided in par. (ar), the state superintendent shall ensure that the private school determines which pupils to accept on a random basis, except that the private school may give preference to the following in accepting applications, in order of preference listed:

Section 1657. 119.23 (3) (ar) of the statutes is created to read:

119.23 (3) (ar) All of the following apply to applications to attend a private school under this section submitted by pupils who reside in the city:

1. A private school that has submitted a notice of intent to participate under sub. (2) (a) 3. may accept applications for a school year during application periods determined by the department from pupils who reside in the city. For each school year, the department shall establish one or more application periods under this subdivision, the first of which begins no later than February 1 of the school year

before the applicable school year, and the last of which ends no later than September 14 of the applicable school year.

- 2. Each private school that received applications under subd. 1. shall report to the department the number of pupils who applied under subd. 1. to attend the private school under this section and the names of those applicants who have siblings who also applied under subd. 1. to attend the private school under this section. The private school shall submit the report no later than 10 days after each application period described under subd. 1. during which the private school received applications.
- 3. After the end of each application period described under subd. 1, upon receipt of the information under subd. 2., the department shall determine the sum of all applicants for pupils residing in the city. In determining the sum, the department shall count a pupil who has applied to attend more than one private school under the program only once. If, after the end of an application period described under subd. 1., the sum of all applicants for pupils residing in the city exceeds the program cap under sub. (2) (b), the department shall determine which applications submitted during the application period to accept on a random basis, except that the department shall give preference to the applications of pupils described in par. (a) 1. to 5., in the order of preference listed in that paragraph.
- 4. If the sum under subd. 3. exceeds the program cap under sub. (2) (b), the department shall establish a waiting list in accordance with the preferences required under subd. 3.
- 5. A private school that has accepted a pupil who resides in the city under this paragraph shall notify the department whenever the private school determines that a pupil will not attend the private school under this paragraph. If, upon receiving

1	notice under this subdivision, the department determines that the number of pupils
2	attending private schools under this section falls below the program cap under sub.
3	(2) (b), the department shall fill any available slot with a pupil selected from the
4	waiting list established under subd. 4., if such a waiting list exists.

SECTION 1658. 119.23 (3) (b) of the statutes is amended to read:

119.23 (3) (b) If the private school rejects an applicant because it the private school has too few available spaces, the applicant may transfer his or her application to a participating private school that has space available. An applicant rejected under this paragraph or an applicant who is on the waiting list under par. (ar) 4. may, subject to sub. (2) (b), be admitted to a private school participating in the program under this section for the following school year, provided that the applicant continues to reside within the city. The department may not require, in that following school year, the private school to submit financial information regarding the applicant or to verify the eligibility of the applicant to participate in the program under this section on the basis of family income.

SECTION 1659. 119.23 (3m) (a) 2. of the statutes is amended to read:

119.23 (3m) (a) 2. The pupil is enrolled in a grade from 9 to 12 and the family income of the pupil, as determined under sub. (2) (a) 1., does not exceed an amount equal to 2.2 times the poverty level determined in accordance with criteria established by the director of the federal office of management and budget line, as defined in 42 USC 9902 (2).

Section 1660. 119.23 (3m) (b) 2. of the statutes is amended to read:

119.23 (3m) (b) 2. The family income of the pupil, as determined under sub. (2) (a) 1., exceeds an amount equal to 2.2 times the poverty level determined in

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accordance with criteria established by the director of the federal office of management and budget line, as defined in 42 USC 9902 (2).

SECTION 1661. 119.23 (4) (bg) 3. of the statutes is amended to read:

and in each school year thereafter years, upon receipt from the pupil's parent or guardian of proof of the pupil's enrollment in the private school during a school term, except as provided in subd. 5., the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fu), an amount equal to the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the amount of statewide categorical aid per pupil between the previous school year and the current school year, as determined under s. 118.40 (2r) (e) 2p., if positive.

Section 1662. 119.23 (4) (bg) 6. of the statutes is created to read:

119.23 (4) (bg) 6. Beginning in the 2019–20 school year and in each school year thereafter, upon receipt from the pupil's parent or guardian of proof of the pupil's enrollment in the private school during a school term, except as provided in subd. 7., the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fu), an amount equal to the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the

change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.

Section 1663. 119.23 (4) (bg) 7. of the statutes is created to read:

119.23 (4) (bg) 7. If the pupil described in subd. 6. is enrolled in a private school that enrolls pupils under the program in any grade between kindergarten to 8 and also in any grade between 9 to 12, the state superintendent shall substitute for the amount described in subd. 6. the amount determined under subd. 4. a. to d., with the following modifications:

- a. Multiply the number of pupils participating in the program who are enrolled in the private school in any grade between kindergarten to 8 by the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.
- b. Multiply the number of pupils participating in the program who are enrolled in the private school in any grade between 9 to 12 by the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.

Section 1664. 119.23 (4v) (b) of the statutes is amended to read:

119.23 (4v) (b) If the department considers a pupil as a resident of the city under par. (a) for a school year, the department shall ensure that the pupil is not

counted for that school year for purposes of determining whether a school district has
$exceeded\ its\ pupil\ participation\ limit\ under\ s.\ 118.60\ (2)\ (be)\ \underline{and\ that\ the\ pupil\ is\ not}$
counted for that school year for purposes of determining whether a program cap
under sub. (2) (b) or s. 118.60 (2) (bh) 2. a. or b. has been exceeded.

Section 1665. 119.23 (4v) (c), (d) and (e) of the statutes are created to read:

119.23 (4v) (c) The department may consider a pupil enrolled in a private school participating in the program under this section who satisfies all of the following as a resident of a school district, other than a 1st class city school district, who is enrolled in the private school under this section:

- 1. The pupil was a resident of the city when the pupil applied to participate in the program under this section.
- 2. The pupil accepted a space at a private school participating in the program under this section as a resident of the city.
- 3. The pupil resides in a school district, other than a 1st class city school district, on the 3rd Friday in September.
- 4. The private school at which the pupil accepted a space under this section is participating in the program under s. 118.60.
- (d) If the department considers a pupil as a resident of an eligible school district, as defined in s. 118.60 (1) (am), under par. (c) for a school year, the department shall ensure that the pupil is not counted for that school year for purposes of determining whether a program cap under sub. (2) (b) or s. 118.60 (2) (bh) 2. a. has been exceeded.
- (e) If the department considers a pupil as a resident of a school district, other than an eligible school district, as defined in s. 118.60 (1) (am), or a 1st class city school district, under par. (c) for a school year, the department shall ensure that the

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pupil is not counted for that school year for purposes of determining whether the school district has exceeded its pupil participation limit under s. 118.60 (2) (be) and that the pupil is not counted for that school year for purposes of determining whether a program cap under sub. (2) (b) or s. 118.60 (2) (bh) 2. b. has been exceeded.

Section 1666. 119.23 (7) (ad) 1. of the statutes is amended to read:

119.23 (7) (ad) 1. If a private school participating in the program under this section or s. 118.60 and accredited under sub. (2) (a) 7. to offer instruction in any elementary grade, but not any high school grade, seeks to offer instruction in any high school grade, the private school shall apply for and achieve accreditation by an accrediting entity to offer instruction in the additional grades in the manner established under sub. (2) (a) 7. br by December 31 of the first school year in which the private school begins offering instruction in the additional grades and shall obtain accreditation by an accrediting entity by December 31 of the 3rd school year following the first school year in which the private school begins offering instruction in the additional grades.

Section 1667. 119.23 (7) (ad) 2. of the statutes is amended to read:

119.23 (7) (ad) 2. If a private school participating in the program under this section or s. 118.60 and accredited under sub. (2) (a) 7. to offer instruction in any high school grade, but not any elementary grade, seeks to offer instruction in any elementary grade, the private school shall apply for and achieve accreditation by an accrediting entity to offer instruction in the additional grades in the manner established under sub. (2) (a) 7. br by December 31 of the first school year in which the private school begins offering instruction in the additional grades and shall obtain accreditation by an accrediting entity by December 31 of the 3rd school year

1	following the first school year in which the private school begins offering instruction
2	in the additional grades.

Section 1668. 119.313 of the statutes is created to read:

- 119.313 Mathematics Partnership. (1) The board, in consultation with the University of Wisconsin-Milwaukee, shall develop and implement a plan to improve mathematics instruction in schools in the school district.
- (2) Annually, beginning in the 2020–21 school year, from the appropriation under s. 20.255 (2) (ah), the department shall award a grant to the board to develop and implement the plan under sub. (1). The board may use grant proceeds for personnel costs associated with developing and implementing the plan under sub. (1).
- (3) The department may promulgate rules to implement and administer this section.
 - **Section 1669.** 119.33 of the statutes is repealed.
- **Section 1670.** 119.44 (2) (a) 5. of the statutes is repealed.
- **SECTION 1671.** 119.46 (1) of the statutes is amended to read:
 - 119.46 (1) As part of the budget transmitted annually to the common council under s. 119.16 (8) (b), the board shall report the amount of money required for the ensuing school year to operate all public schools in the city under this chapter, including the schools transferred to the superintendent of schools opportunity schools and partnership program under s. 119.33 and to the opportunity schools and partnership program under subch. II, to repair and keep in order school buildings and equipment, including school buildings and equipment transferred to the superintendent of schools opportunity schools and partnership program under s. 119.33 and to the opportunity schools and partnership program under subch. II, to

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make material improvements to school property, and to purchase necessary additions to school sites. The report shall specify the amount of net proceeds from the sale or lease of city-owned property used for school purposes deposited in the immediately preceding school year into the school operations fund as specified under s. 119.60 (2m) (c) or (5) and the net proceeds from the sale of an eligible school building deposited in the immediately preceding school year into the school operations fund as specified under s. 119.61 (5). The amount included in the report for the purpose of supporting the Milwaukee Parental Choice Program under s. 119.23 shall be reduced by the amount of aid received by the board under s. 121.136 and by the amount specified in the notice received by the board under s. 121.137(2). The common council shall levy and collect a tax upon all the property subject to taxation in the city, which shall be equal to the amount of money required by the board for the purposes set forth in this subsection, at the same time and in the same manner as other taxes are levied and collected. Such taxes shall be in addition to all other taxes which that the city is authorized to levy. The taxes so levied and collected, any other funds provided by law and placed at the disposal of the city for the same purposes, and the moneys deposited in the school operations fund under ss. 119.60 (1), (2m) (c), and (5) and 119.61 (5) shall constitute the school operations fund.

Section 1672. 119.49 (4) of the statutes is amended to read:

119.49 (4) The common council shall levy and collect a tax upon all taxable property in the city, in the same manner and at the same time as other taxes are levied and collected, which that shall be sufficient to pay the interest on all school bonds issued under this subchapter which chapter that are outstanding and to pay such part of the principal of such school bonds as becomes due during the ensuing school year.

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Section 1673. 119.61 (2) (b) of the statutes is amended to read:

119.61 (2) (b) The board shall submit a copy of the inventory required under par. (a) to the commissioner, the superintendent of schools, the city clerk, the department, and the joint committee on finance.

Section 1674. 119.61 (2) (c) of the statutes is amended to read:

119.61 (2) (c) In addition to the inventory required under par. (a), the board shall annually notify the commissioner, the superintendent of schools, the city clerk, the department, and the joint committee on finance any time a change is made to the use of a school building.

Section 1675. 119.61 (3) (a) of the statutes is amended to read:

119.61 (3) (a) If, within 60 days after receipt of the inventory required under sub. (2) (a) or of a notice under sub. (2) (c), either the commissioner or the superintendent of schools submits a letter of interest regarding an eligible school building, the common council shall immediately proceed to add the commissioner or the superintendent of schools, respectively, as an agent of the board on any existing lease for the eligible school building between the common council and the board.

Section 1676. 119.61 (3) (b) of the statutes is amended to read:

119.61 (3) (b) If, no more than 60 days after providing the commissioner and the superintendent of schools with a copy of the inventory under sub. (2) (a) or of a notice under sub. (2) (c), neither the commissioner nor the superintendent of schools has not submitted a letter of interest under par. (a), the city clerk shall post a public notice on the city's Internet site. The city clerk shall include in the public notice under this subsection the address of and the information specified under sub. (2) (a) 1. and 8. for each school building identified on the inventory under sub. (2) (a), or on the notice under sub. (2) (c), that is an eligible school building. The city clerk shall

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include in the public notice a request for and instructions for submitting letters of interest from persons interested in purchasing an eligible school building.

Section 1677. 119.66 of the statutes is amended to read:

119.66 Interest in contracts forbidden. During the term for which elected or appointed and for 2 years after the expiration of the term, no member of the board may be employed by the board or by the department of employee trust funds in any capacity for which a salary or emolument is provided by the board or the department of employee trust funds. No board member, superintendent of schools, assistant superintendent, other assistant, teacher or other employee of the board may have any interest in the purchase or sale of property by the city for the use or convenience of the schools. No contract made in violation of this section is valid. Any consideration paid by the city for a purchase or sale prohibited by this section may be recovered in an action at law in the name of the city. Any person violating this section shall be removed from any position held under this subchapter chapter.

Section 1678. Subchapter II (title) of chapter 119 [precedes 119.9000] of the statutes is repealed.

Section 1679. 119.9000 of the statutes is repealed.

SECTION 1680. 119.9001 of the statutes is repealed.

Section 1681. 119.9002 of the statutes is repealed.

Section 1682. 119.9003 of the statutes is repealed.

SECTION 1683. 119.9004 of the statutes is repealed.

Section 1684. 119.9005 of the statutes is repealed.

Section 1685. 120.12 (17) of the statutes is repealed.

SECTION 1686. 120.13 (2) (g) of the statutes is amended to read:

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120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.728, 632.746 (1) and (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.867, 632.87 (4) to (6), 632.885, 632.89, 632.895 (9) (8) to (17), 632.896, and 767.513 (4).

Section 1687. 120.13 (14) (b) 1. of the statutes is amended to read:

120.13 (14) (b) 1. If a person who has contracted under par. (a) to provide a child care program is convicted of a serious crime, as defined in s. 48.686 (1) (c), or if a caregiver specified in s. 48.686 (1) (ag) 1. or a nonclient resident, as defined in s. 48.686 (1) (bm), of the subject to a background check under s. 48.686 (2) who operates, works at, or resides at a child care program contracted for under par. (a), is convicted or adjudicated delinquent for committing a serious crime on or after his or her 10th birthday, as defined under s. 48.686 (1) (c), the school board shall rescind the contract of the contractor for the child care program immediately upon providing written notice of the rescission and the grounds for the rescission and an explanation of the process for appealing the rescission.

Section 1688. 120.13 (14) (b) 2. of the statutes is amended to read:

120.13 (14) (b) 2. If a person who has contracted under par. (a) to provide a child care program is the subject of a pending criminal charge alleging that the person has committed a serious crime, as defined in s. 48.686 (1) (c), or if a caregiver specified in s. 48.686 (1) (ag) 1. or a nonclient resident, as defined in s. 48.686 (1) (bm), of the subject to a background check under s. 48.686 (2) who operates, works at, or resides at a child care program contracted for under par. (a) is the subject of a pending criminal charge or delinquency petition alleging that the person has committed a serious crime on or after his or her 10th birthday, as defined in s. 48.686 (1) (c), the school board shall immediately suspend the contract of the contractor for the child

1	care program until the school board obtains information regarding the final
2	disposition of the charge or delinquency petition indicating that the person is not
3	ineligible to provide operate, work at, or reside at a child care program under this
4	subsection.
5	Section 1689. 120.18 (1) (o) of the statutes is repealed.
6	Section 1690. 121.004 (7) (c) 1. a. of the statutes is amended to read:
7	121.004 (7) (c) 1. a. A pupil enrolled in a $\frac{5-\text{year-old}}{2}$ kindergarten program that
8	requires full-day attendance by the pupil for 5 days a week, but not on any day of
9	the week that pupils enrolled in other grades in the school do not attend school, for
10	an entire school term shall be counted as one pupil.
11	Section 1691. 121.004 (7) (c) 2. of the statutes is amended to read:
12	121.004 (7) (c) 2. In subd. 1. a. and b., "full-day" means the length of the school
13	day for pupils in the first grade of the school district operating the 4-year-old or
14	5-year-old kindergarten program.
15	Section 1692. 121.004 (7) (cm) of the statutes is amended to read:
16	121.004 (7) (cm) A pupil enrolled in a 4-year-old kindergarten program,
17	including a 4-year-old kindergarten program being phased in under s. 118.14(3)(b),
18	that provides the required number of hours of direct pupil instruction under s. 121.02
19	(1) (f) but requires less than full-day attendance by the pupil for 5 days a week shall
20	be counted as 0.6 pupil if the program annually provides at least 87.5 additional
21	hours of outreach activities. In this paragraph, "full-day" has the meaning given in
22	par. (c) 2.
23	Section 1693. 121.05 (1) (a) 5. of the statutes is amended to read:
24	121.05 (1) (a) 5. Pupils attending a technical college under s. 118.15 (1) (b) and
25	pupils attending an institution of higher education under s. 118.55.

1	Section 1694. 121.07 (2) (intro.) of the statutes is amended to read:
2	121.07 (2) Membership (intro.) For the purposes of ss. $121.08, 121.09, 121.095,$
3	and 121.105, and 121.137, a school district's membership is the sum of all of the
4	following:
5	SECTION 1695. 121.07 (6) (d) of the statutes is amended to read:
6	121.07 (6) (d) The "secondary ceiling cost per member" in the 2001–02 school
7	year and in each school year thereafter is an amount determined by dividing the state
8.	total shared cost in the previous school year by the state total membership in the
9	previous school year and multiplying the result by 0.90.
10	Section 1696. 121.07 (8) of the statutes is renumbered 121.07 (8) (intro.) and
11	amended to read:
12	121.07 (8) Guaranteed Valuation. (intro.) A school district's primary,
13	secondary and tertiary guaranteed valuations are determined by multiplying the
14	amounts in sub. (7) by the sum of the school district's membership. and an amount
15	calculated as follows:
16	Section 1697. 121.07 (8) (a) of the statutes is created to read:
17	121.07 (8) (a) Determine the number of pupils residing in the school district
18	who satisfy the income eligibility criteria for a free or reduced-price lunch under 42
19	USC 1758 (b) (1).
20	Section 1698. 121.07 (8) (b) of the statutes is created to read:
21	121.07 (8) (b) Multiply the number of pupils under par. (a) by 0.2.
22 ·	SECTION 1699. 121.08 (4) (b) (intro.) and 1. of the statutes are consolidated,
23	renumbered 121.08 (4) (b) and amended to read:
24	121.08 (4) (b) The amount of state aid that the school district operating under
25	ch. 119 is eligible to be paid from the appropriation under s. 20.255 (2) (ac) shall also

be reduced by the amount calculated as follows: 1. Multiply the amounts paid under
s. 119.23 (4) and (4m) in the 2009-10 school year by 41.6 percent, and multiply by
$\underline{\text{multiplying}} \ \text{the amounts paid under s. 119.23 (4)} \ \text{and (4m) in the 2010-11 to 2012-13}$
school years by 38.4 percent. Beginning in the 2013-14 school year, multiply the
amounts paid under s. $119.23(4)$ and $(4m)$ in the current school year by a percentage
determined by subtracting 3.2 percentage points from the percentage that was
applied under this subdivision paragraph in the previous school year. This
subdivision paragraph does not apply after the 2024-25 school year.

- **Section 1700.** 121.08 (4) (b) 2. and 3. of the statutes are repealed.
- **Section 1701.** 121.10 of the statutes is created to read:
- 12 1.10 Hold harmless aid. (1) In this section, "state aid" means the sum of the following:
 - (a) The payments made to a school district under ss. 121.08 and 121.105 and subch. VI.
 - (b) The payments that would be made to a school district under s. 121.136 if s. 121.136 were still applicable.
 - (c) The amount that would be received by a school district under s. 79.10 (4) and (5m) if s. 79.10 (4) and (5m) were still applicable.
 - (2) (a) Except as provided in par. (b), in the 2020-21 school year, if a school district would receive less in equalization aid under s. 121.08 in the current school year before any adjustment is made under s. 121.15 (4) (b) than it would have received in state aid in the current school year, the department shall pay to the school district the amount equal to the difference.
 - (b) If a school district from which territory was detached to create a new school district under s. 117.105 would receive in equalization aid under s. 121.08 in the

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school year beginning on the first July 1 following the effective date of the
reorganization less than the amount determined as follows, the department shall
pay to the school district the difference between the former amount and the amount
determined as follows:

- 1. Divide the school district's membership in the preceding school year by the school district's membership in the 2nd preceding school year.
- 2. Multiply the amount of state aid that would have been received by the school district in the preceding school year, as adjusted under s. 121.15 (4) (b) in the current school year, by the quotient under subd. 1.
- (3) In the school year in which a school district consolidation takes effect under s. 117.08 or 117.09 and in each of the subsequent 4 school years, if the consolidated school district's equalization aid is less than the aggregate state aid to which the consolidating school districts would have been eligible in the school year prior to the school year in which the consolidation takes effect, the department shall pay the difference to the consolidated school district.
- (4) Additional aid under this section shall be paid from the appropriation under s. 20.255(2)(ag). No aid may be paid under this section after the 2020-21 school year.

Section 1702. 121.105 (1) of the statutes is amended to read:

121.105 (1) In Except as provided in sub. (5), in this section "state aid" means the sum of the payments provided to a school district under this section and ss. 121.08, 121.85 and 121.86.

SECTION 1703. 121.105 (2) (am) 1. of the statutes is amended to read:

121.105 (2) (am) 1. Except as provided in subd. 2., if a school district would receive less in state aid in the current school year before any adjustment is made under s. 121.15 (4) (b) than an amount equal to 85 90 percent of the amount of state

1	aid that it received in the previous school year, as adjusted under s. $121.15(4)(b)$ in
2	the current school year, its state aid for the current school year shall be increased to
3	an amount equal to 8590 percent of the state aid received in the previous school year.
4	Section 1704. 121.105 (2) (am) 2. (intro.) of the statutes is amended to read:
5	121.105 (2) (am) 2. (intro.) If a school district from which territory was detached
6	to create a new school district under s. 117.105 would receive in state aid in the school
7	year beginning on the first July 1 following the effective date of the reorganization
8	less than $85\underline{90}$ percent of the amount determined as follows, its state aid in the school
9	year beginning on the first July 1 following the effective date of the reorganization
10	shall be increased to an amount equal to $85 \ \underline{90}$ percent of the amount determined as
11	follows:
12	SECTION 1705. 121.105 (5) of the statutes is created to read:
13	121.105 (5) (a) In this subsection, "state aid" means the sum of the payments
14	provided to a school district under this section and s. 121.08.
15	(b) If, after making the adjustments under subs. (2), (3), and (4), a school
16	district would receive less in state aid in the current school year before any
17	adjustment is made under s. 121.15 (4) (b) than an amount equal to \$3,000 multiplied
18	by the school district's membership, the school district's state aid shall be increased
19	to an amount equal to \$3,000 multiplied by the school district's membership.
20	Section 1706. 121.136 (3) of the statutes is created to read:
21	121.136 (3) No aid may be paid under this section after June 30, 2020.
22	SECTION 1707. 121.137 of the statutes is repealed.
23	Section 1708. 121.15 (1m) (a) 3. of the statutes is amended to read:
24	121.15 (1m) (a) 3. Beginning in the 1999-2000 school year and ending in the
25	2018-19 school year, annually the state shall pay to school districts, from the

1	appropriation under s. 20.255 (2) (ac), \$75,000,000 on the 4th Monday in July of the					
2	following school year.					
3	SECTION 1709. 121.15 (1m) (a) 4. of the statutes is created to read:					
4	121.15 (1m) (a) 4. Beginning in the 2020-2021 school year, annually the state					
5	shall pay to school districts, from the appropriation under s. 20.255 (2) (ac),					
6	\$1,090,000,000 on the 4th Monday in July of the following school year.					
7	SECTION 1710. 121.15 (3m) of the statutes is created to read:					
8	121.15 (3m) (a) In this subsection:					
9	1. "Partial school revenues" means the sum of state school aids, property taxes					
10	levied for school districts, and aid paid to school districts under s. 79.095 (4), less all					
11	of the following:					
12	a. The amount of any revenue limit increase under s. 121.91 (4) (a) 2. due to a					
13	school board's increasing the services that it provides by adding responsibility for					
14	providing a service transferred to it from another school board.					
15	b. The amount of any revenue limit increase under s. 121.91 (4) (a) 3.					
16	c. The amount of any revenue limit increase under s. 121.91 (4) (h).					
17	d. The amount of any property taxes levied for the purpose of s. 120.13 (19).					
18	e. An amount equal to the amount estimated to be paid under s. 119.23 (4) and					
19	(4m) multiplied by the sum of the applicable percentages specified in s. 121.08 (4) (b)					
20	1. and 2.					
21	f. The amount by which the property tax levy for debt service on debt that has					
22	been approved by a referendum exceeds \$490,000,000.					
23	2. "State school aids" means the amounts appropriated under s. 20.255 (1) (b)					
24	and (2), other than s. 20.255 (2) (az), (bb), (fm), (fp), (fq), (fr), (fu), (fv), (k), and (m),					
25	the amount appropriated under s. 20.505 (4) (es), and the amount, as determined by					

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- the secretary of administration, of the appropriation under s. 20.505 (4) (s) allocated for payments to telecommunications providers under contracts with school districts and cooperative educational service agencies under s. 16.971 (13), and to make information technology infrastructure grants under s. 16.9945.
 - (b) By May 15, 2021, and annually by May 15 thereafter, the department, the department of administration, and the legislative fiscal bureau shall jointly certify to the joint committee on finance an estimate of the amount necessary to appropriate under s. 20.255 (2) (ac) in the following school year to ensure that state school aids equal two-thirds of partial school revenues.
 - (c) By June 30, 2020, and biennially by June 30 thereafter, the joint committee on finance shall determine the amount appropriated under s. 20.255 (2) (ac) in the following school year.

Section 1711. 121.41 of the statutes is amended to read:

121.41 Driver education programs; fees. A school board, operator of a charter school authorized under s. 118.40 (2r) or (2x), cooperative educational service agency, or the technical college system board may establish and collect reasonable fees for any driver education program or part of a program which is neither required for nor credited toward graduation. The school board, operator of a charter school authorized under s. 118.40 (2r) or (2x), cooperative educational service agency, or the technical college system board may waive any fee established under this subsection for any indigent pupil.

Section 1712. 121.42 of the statutes is created to read:

121.42 Driver education programs; state aid. (1) In this section:

- (a) "Driver education program" means an instructional program in driver education approved by the department and operated by a qualified driver education provider.
- (b) "Eligible pupil" means a pupil who met the income eligibility standard for a free or reduced-price lunch in the federal school lunch program under 42 USC 1758(b) (1) in the previous school year.
- (c) "Qualified driver education provider" means a school board, the operator of a charter school authorized under s. 118.40 (2r) or (2x), or a cooperative educational service agency.
- (2) Beginning in the 2020–21 school year, from the appropriation under s. 20.255 (2) (cv) and subject to sub. (4), the department shall pay to each qualified driver education provider the amount determined under sub. (3) if all of the following apply:
- (a) The qualified driver education provider demonstrates to the department that for eligible pupils the qualified driver education provider reduced the fees the qualified driver education provider otherwise charges pupils to enroll in and complete the driver education program.
- (b) By October 1, 2020, and annually thereafter, the qualified driver education provider reports to the department the number of eligible pupils who enrolled in and successfully completed a driver education program operated by qualified driver education in the previous school year.
- (3) The department shall calculate the amount paid to a qualified driver education provider under sub. (2) by multiplying the number of eligible pupils reported under sub. (2) (b) by the lesser of the following:
 - (a) Two hundred dollars.

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(b)	The amount b	y which the c	qualified d	lriver ed	ucation p	rovider r	educed f	fees
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unaer s	ub. (2) (a) in th	e previous sc	nool year.					

- (4) If the appropriation under s. 20.255 (2) (cv) in any fiscal year is insufficient to pay the full amount of aid under sub. (2), the department shall prorate the aid payments among the entitled qualified driver education providers.
- (5) The department may promulgate rules to implement and administer this section.

Section 1713. 121.58 (2) (a) 4. of the statutes is amended to read:

121.58 (2) (a) 4. For each pupil so transported whose residence is more than 12 miles from the school attended, \$300 \$365 per school year in the 2016–17 2018–19 school year and \$365 \$375 per school year thereafter.

Section 1714. 121.58 (4) of the statutes is amended to read:

October 1 of the year in which transportation is provided under s. 118.50 (3) (b) or 121.54 (4), or under s. 121.54 (10) if the transportation is provided by the nonresident school district that a pupil attends under s. 118.51 or 121.84 (4), the school district clerk shall file with the department a report, containing such information as the department requires, on transportation provided by the school board to and from summer classes. Upon receipt of such report and if the summer classes meet the requirements of s. 121.14 (1) (a) 1. or 2., state aid shall be paid for such transportation. A school district which that provides such transportation shall be paid state aid for such transportation at the rate of \$10 per pupil transported to and from public school whose residence is at least 2 miles and not more than 5 miles by the nearest traveled route from the public school attended, and \$20 per pupil transported to and from public school whose residence is more than 5 miles by the

1	nearest traveled route from the public school attended, if the pupil is transported 30
2	days or more. The state aid shall be reduced proportionately if the pupil is
3	transported less than 30 days.
4	SECTION 1715. 121.59 (2) (intro.) of the statutes is amended to read:
5	121.59 (2) (intro.) Annually the department shall, subject to sub. (3), pay to
6	each eligible school district the amount determined as follows:
7	Section 1716. 121.59 (2m) (a) (intro.), 1. and 2. of the statutes are renumbered
8	121.59 (2m) (intro.), (am) and (bm), and 121.59 (2m) (intro.) and (bm), as
9	renumbered, are amended to read:
10	121.59 (2m) (intro.) Beginning in the 2017-18 school year and in any school
11	year thereafter, if a If an eligible school district was eligible to receive aid under sub.
12	(2) in the immediately preceding school year but is ineligible to receive aid in the
13	current school year because the number under sub. (2) (d) is not a positive number,
14	the state superintendent shall, subject to par. (b) sub. (3), pay to that eligible school
15	district the amount determined as follows:
16	(bm) Multiply the amount under subd. 1. par. (am) by 0.5.
17	Section 1717. 121.59 (2m) (b) of the statutes is repealed.
18	SECTION 1718. 121.59 (3) of the statutes is amended to read:
19	121.59 (3) Aid under this section shall be is paid from the appropriation under
20	s. 20.255 (2) (cq). If the appropriation under s. 20.255 (2) (cq) is insufficient to pay
21	the full amount of aid under subs. (2) and (2m), the state superintendent shall
22	prorate the payments among the eligible school districts entitled to receive aid under
23	this section.

Section 1719. 121.84 (4) (b) of the statutes is amended to read:

1	121.84 (4) (b) If a pupil attends school in a school district outside the pupil's
2	school district of residence under par. (a), s. 118.51 (12) (b), (14), (16), and (17) apply
3	to the pupil as if the pupil were attending school in a nonresident school district
4	under s. 118.51. If the pupil is rejected as a result of s. 118.51 (12) (b), s. 118.51 (9)
5	applies.
6	Section 1720. 121.90 (2) (am) 1. of the statutes is amended to read:
7	121.90 (2) (am) 1. Aid under ss. 121.08, 121.09, <u>121.10</u> , 121.105, and 121.136
8	and subch. VI, as calculated for the current school year on October 15 under s. 121.15
9	(4) and including adjustments made under s. 121.15 (4).
10	Section 1721. 121.90 (2) (am) 4. of the statutes is repealed.
11	Section 1722. 121.905 (1) (a) of the statutes is renumbered 121.905 (1) and
12	amended to read:
13	121.905 (1) Except as provided in par. (b), in In this section, "revenue ceiling"
14	means $\$9,100$ in the $2017-18$ school year, $\$9,400$ in the $2018-19$ school year, $\$9,500$
15	\$9,700 in the 2019–20 school year, $$9,600$ and $$10,000$ in the 2020–21 school year,
16	\$9,700 in the $2021-22$ school year, and $$9,800$ in the $2022-23$ school year and in any
17	subsequent each school year thereafter.
18	Section 1723. 121.905 (1) (b) of the statutes is repealed.
19	Section 1724. 121.905 (3) (c) 6. of the statutes is amended to read:
20	121.905 (3) (c) 6. For the limit for the $2015-16, 2016-17, 2017-18, $ and $2018-19$
21	school year or any school year thereafter years, make no adjustment to the result
22	under par. (b).
23	Section 1725. 121.905 (3) (c) 7. of the statutes is created to read:
24	121.905 (3) (c) 7. For the limit for the 2019-20 school year, add \$200 to the
25	result under par. (b).

1	SECTION 1726. 121.905 (3) (c) 8. of the statutes is created to read:
2	121.905 (3) (c) 8. For the limit for the 2020-21 school year, add \$204 to the
3	result under par. (b).
4	Section 1727. 121.905 (3) (c) 9. of the statutes is created to read:
5	121.905 (3) (c) 9. For the limit for the 2021 – 22 school year and any school year
6	thereafter, add the result under s. 121.91 (2m) (k) 2. to the result under par. (b).
7	SECTION 1728. 121.91 (2m) (i) (intro.) of the statutes is amended to read:
8	121.91 (2m) (i) (intro.) Except as provided in subs. (3), (4), and (8), no school
9	district may increase its revenues for the 2015-16, 2016-17, 2017-18, and 2018-19
10	school year or for any school year thereafter years to an amount that exceeds the
11	amount calculated as follows:
12	SECTION 1729. 121.91 (2m) (im) of the statutes is created to read:
13	121.91 (2m) (im) Except as provided in subs. (3), (4), and (8), no school district
14	may increase its revenues for the 2019–20 school year to an amount that exceeds the
15	amount calculated as follows:
16	1. Divide the sum of the amount of state aid received in the previous school year
17	and property taxes levied for the previous school year, excluding property taxes
18	levied for the purpose of s. $120.13(19)$ and excluding funds described under sub. (4)
19	(c), by the average of the number of pupils enrolled in the 3 previous school years.
20	2. Add \$200 to the result under subd. 1.
21	3. Multiply the result under subd. 2. by the average of the number of pupils
22	enrolled in the current school year and the 2 preceding school years.
23	Section 1730. 121.91 (2m) (j) of the statutes is created to read:

1	121.91 (2m) (j) Except as provided in subs. (3), (4), and (8), no school district
2	may increase its revenues for the 2020-21 school year to an amount that exceeds the
3	amount calculated as follows:
4	1. Divide the sum of the amount of state aid received in the previous school year
5	and property taxes levied for the previous school year, excluding property taxes
6	levied for the purpose of s. 120.13 (19) and excluding funds described under sub. (4)
7	(c), by the average of the number of pupils enrolled in the 3 previous school years.
. 8	2. Add \$204 to the result under subd. 1.
9	3. Multiply the result under subd. 2. by the average of the number of pupils
10	enrolled in the current school year and the 2 preceding school years.
11	Section 1731. 121.91 (2m) (k) of the statutes is created to read:
12	121.91 (2m) (k) Except as provided in subs. (3), (4), and (8), no school district
13	may increase its revenues for the 2021-22 school year or for any school year
14	thereafter to an amount that exceeds the amount calculated as follows:
15	1. Divide the sum of the amount of state aid received in the previous school year
16	and property taxes levied for the previous school year, excluding property taxes
17	levied for the purpose of s. 120.13 (19) and excluding funds described under sub. (4)
18	(c), by the average of the number of pupils enrolled in the 3 previous school years.
19	2. Multiply the amount of the revenue increase per pupil allowed under this
20	subsection for the previous school year by the sum of 1.0 plus the allowable rate of
21	increase under s. 73.0305 expressed as a decimal.
22	3. Add the result under subd. 1. to the result under subd. 2.
23	4. Multiply the result under subd. 3. by the average of the number of pupils

enrolled in the current and the 2 preceding school years.

Section 1732. 121.91 (2m) (r) 1. (intro.) of the statutes is amended to read:

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121.91 (2m) (r) 1. (intro.) Notwithstanding pars. (e) to (i) (im) to (k), if a school district is created under s. 117.105, its revenue limit under this section for the school year beginning with the effective date of the reorganization shall be determined as follows except as provided under subs. (3) and (4):

Section 1733. 121.91 (2m) (r) 1. b. of the statutes is amended to read:

121.91 (2m) (r) 1. b. Add an amount equal to the amount of revenue increase per pupil allowed under this subsection for the previous school year multiplied by the sum of 1.0 plus the allowable rate of increase under s. 73.0305 expressed as a decimal 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., and in calculating the limit for the 2015–16 school year and any school year thereafter, make no adjustment to the result under subd. 1. a. the 2019–20 school year, add \$200 to the result under subd. 1. a., in calculating the limit for the 2020–21 school year, add \$204 to the result under subd. 1. a., and in calculating the limit for the 2021–22 school year and any school year thereafter, add the amount calculated under par. (k) 3. for that school year to the result under subd. 1. a.

SECTION 1734. 121.91 (2m) (r) 2. (intro.) of the statutes is amended to read:

121.91 (2m) (r) 2. (intro.) If a school district is created under s. 117.105, the following adjustments to the calculations under pars. (e) to (h) (im) to (k) apply for the 2 school years beginning on the July 1 following the effective date of the reorganization:

Section 1735. 121.91 (2m) (r) 2. a. of the statutes is amended to read:

121.91 (2m) (r) 2. a. For the school year beginning on the first July 1 following the effective date of the reorganization the number of pupils in the previous school year shall be used under pars. (c) (im) 1., (d) (j) 1. and (e) (k) 1. instead of the average

of the number of pupils in the 3 previous school years, and for the school year beginning on the 2nd July 1 following the effective date of the reorganization the average of the number of pupils in the 2 previous school years shall be used under pars. (e) (im) 1., (d) (j) 1. and (e) (k) 1. instead of the average of the number of pupils in the 3 previous school years.

Section 1736. 121.91 (2m) (r) 2. b. of the statutes is amended to read:

121.91 (2m) (r) 2. b. For the school year beginning on the first July 1 following the effective date of the reorganization the average of the number of pupils in the current and the previous school years shall be used under par. (e) pars. (j) 3. and (k) 4. instead of the average of the number of pupils in the current and the 2 preceding school years.

SECTION 1737. 121.91 (2m) (s) 1. (intro.) of the statutes is amended to read:

121.91 (2m) (s) 1. (intro.) Notwithstanding pars. (e) to (i) (im) to (k), if territory is detached from a school district to create a new school district under s. 117.105, the revenue limit under this section of the school district from which territory is detached for the school year beginning with the effective date of the reorganization shall be determined as follows except as provided in subs. (3) and (4):

Section 1738. 121.91 (2m) (s) 1. b. of the statutes is amended to read:

121.91 (2m) (s) 1. b. Add an amount equal to the amount of revenue increase per pupil allowed under this subsection for the previous school year multiplied by the sum of 1.0 plus the allowable rate of increase under s. 73.0305 expressed as a decimal 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., and in calculating the limit for the 2015–16 school year and any school year thereafter, make no adjustment to the result under subd. 1. a. the 2019–20 school year, add \$200

1	to the result under subd. 1. a., in calculating the limit for the 2020-21 school year,
2	add \$204 to the result under subd. 1. a., and in calculating the limit for the 2021-22
3	school year and any school year thereafter, add the amount calculated under par. (k)
4	3. for that school year to the result under subd. 1. a.

Section 1739. 121.91 (2m) (s) 2. (intro.) of the statutes is amended to read:

121.91 (2m) (s) 2. (intro.) If territory is detached from a school district to create a new school district under s. 117.105, the following adjustments to the calculations under pars. (e) to (h) (im) to (k) apply to the school district from which territory is detached for the 2 school years beginning on the July 1 following the effective date of the reorganization:

SECTION 1740. 121.91 (2m) (s) 2. a. of the statutes is amended to read:

121.91 (2m) (s) 2. a. For the school year beginning on the first July 1 following the effective date of the reorganization, the number of pupils in the previous school year shall be used under par. (e) pars. (im) 1., (j) 1. and (k) 1. instead of the average of the number of pupils in the 3 previous school years; and for the school year beginning on the 2nd July 1 following the effective date of the reorganization, the average of the number of pupils in the 2 previous school years shall be used under par. (e) pars. (im) 1., (j) 1. and (k) 1. instead of the average of the number of pupils in the 3 previous school years.

Section 1741. 121.91 (2m) (s) 2. b. of the statutes is amended to read:

121.91 (2m) (s) 2. b. For the school year beginning on the first July 1 following the effective date of the reorganization the average of the number of pupils in the current and the previous school year shall be used under par. (e) pars. (j) 3. and (k) 4. instead of the average of the number of pupils in the current and the 2 preceding school years.

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SECTION 1742. 121.91 (2m) (t) 1. (intro.) of the statutes is amended to read:

121.91 (2m) (t) 1. (intro.) If 2 or more school districts are consolidated under s. 117.08 or 117.09, except as follows, in the 2013–14 school year and the 2014–15 2019–20 school year, the consolidated school district's revenue limit shall be determined as provided under par. (hm), and (im), in the 2015–16 2020–21 school year, the consolidated school district's revenue limit shall be determined as provided under par. (j), and in each school year thereafter, the consolidated school district's revenue limit shall be determined as provided under par. (j) (k), except as follows:

Section 1743. 121.91 (3) (a) 1. of the statutes is amended to read:

121.91 (3) (a) 1. If a school board wishes to exceed the limit under sub. (2m) otherwise applicable to the school district in any school year, it shall promptly adopt a resolution supporting inclusion in the final school district budget of an amount equal to the proposed excess revenue. The resolution shall specify whether the proposed excess revenue is for a recurring or nonrecurring purpose, or, if the proposed excess revenue is for both recurring and nonrecurring purposes, the amount of the proposed excess revenue for each purpose. The resolution shall be filed as provided in s. 8.37. Within 10 days after adopting the resolution, the school board shall notify the department that it will schedule a referendum for the purpose of submitting the resolution to the electors of the school district for approval or rejection and shall submit a copy of the resolution to the department. Except as provided in subd. 2., the school board shall schedule the referendum to be held at the next regularly scheduled spring primary or election or partisan primary or general election, provided such election is to be held not sooner than 70 days after the filing of the resolution of the school board. A school board may proceed under this subdivision and under s. 67.05 (6a) 2. a. no more than 2 times in any calendar year.

The school district clerk shall certify the results of the referendum to the department within 10 days after the referendum is held.

Section 1744. 121.91 (4) (om) of the statutes is created to read:

121.91 (4) (om) 1. Beginning in the 2020–21 school year, if a school board adopts a resolution to do so, the limit otherwise applicable to a school district under sub. (2m) in any school year is increased by the amount spent by the school district in that school year on a project, including the payment of debt service on a bond or note issued or a state trust fund loan obtained to finance the project, to remediate lead contamination in drinking water in the school district. In this paragraph, the amount spent by the school district includes costs incurred by the school district to test for the presence of lead in drinking water, to provide safe drinking water to affected school buildings during remediation, and, if necessary, to replace lead pipe water service lines to school buildings in the school district. The term of a bond or note issued or state trust fund loan obtained to finance the project under this subdivision may not exceed 20 years. If a school board issues a bond or note or obtains a state trust fund loan to finance a project described in this subdivision, a resolution adopted by a school board under this subdivision is valid for each school year in which the school board pays debt service on the bond, note, or state trust fund loan.

2. Any additional revenue received by a school district under this paragraph shall not be included in the base for determining the school district's limit under sub.

(2m) for the following school year.

SECTION 1745. 121.91 (4) (p) 1. of the statutes is amended to read:

121.91 (4) (p) 1. The limit otherwise applicable to a school district under sub. (2m) in any school year is increased by the amount of any reduction to that school district's state aid payment made under s. 118.51 (16) (b) 2. and (c) or (17) (c) 2. er

1	(cm) 2. in the previous school year for a pupil who was not included in the calculation
2	of the number of pupils enrolled in that school district in the previous school year.".
3	52. Page 428, line 18: after that line insert:
4	"Section 1769. 146.89 (1) (d) 2. of the statutes is amended to read:
5	146.89 (1) (d) 2. A private school, as defined in s. 115.001 (3r), that participates
6	in the choice program under s. 118.60 or the Milwaukee Parental Choice Program
7	under s. 119.23 o r that, pursuant to s. 115.999 (3), 119.33 (2) (c) 3., or 119.9002 (3)
8	(c), is responsible for the operation and general management of a school transferred
9	to an opportunity schools and partnership program under s. 119.33, subch. IX of ch.
10	115, or subch. II of ch. 119.
11	Section 1770. 146.89 (1) (g) 1. of the statutes is amended to read:
12	146.89 (1) (g) 1. A public elementary school, including an elementary school
13	transferred to an opportunity schools and partnership program under s. 119.33,
14	subch. IX of ch. 115, or subch. II of ch. 119.".
15	53. Page 429, line 3: after that line insert:
16	"Section 1785. 165.28 (intro.) of the statutes is renumbered 115.94 (intro.).
17	Section 1786. $165.28(1)$ of the statutes is renumbered $115.94(1)$ and amended
18	to read:
19	115.94 (1) In conjunction with the department of public instruction justice,
20	create model practices for school safety. The department of public instruction justice
21	shall provide any resources or staff requested by the office to create the model
22	practices. The office shall also consult the Wisconsin School Safety Coordinators
23	Association and the Wisconsin Safe and Healthy Schools Training and Technical
24	Assistance Center when creating the model practices.

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1	Section 1787. 165.28 (2) of the statutes is renumbered 115.94 (2).
2	Section 1788. 165.28 (3) of the statutes is renumbered 165.25 (20) and
3	amended to read:
4	165.25 (20) Training on school safety. Offer, or contract with another party
5	to offer, training to school staff on school safety. Training subjects may include
6	trauma informed care and how adverse childhood experiences have an impact on a
7	child's development and increase needs for counseling or support. If a school receives
8	under s. $165.88 \ \underline{115.945}$ (2) (b) a grant for the training under this subsection, the
9	office department may charge a fee for the training.
10	SECTION 1792. 165.88 (title) of the statutes is renumbered 115.945 (title).
11	Section 1793. 165.88 (1) (intro.) and (a) of the statutes are consolidated,
12	renumbered 115.945 (1) and amended to read:
13	115.945 (1) Definitions Definition. In this section: (a) "Independent,
14	$\underline{\text{``independent'}}\ charter\ school\ "means\ a\ charter\ school\ established\ under\ s.\ 118.40\ (2r)$
15	or (2x).
16	Section 1794. 165.88 (1) (b), (c) and (d) of the statutes are repealed.
17	Section 1795. 165.88 (2) of the statutes is renumbered 115.945 (2), and
18	115.945 (2) (a) and (b), as renumbered, are amended to read:
19	115.945 (2) (a) From the appropriation under s. 20.455 20.255 (2) (f), the
20	department of justice shall award grants for expenditures related to improving
21	school safety. The department shall accept applications for a grant under this
22	subsection from school boards, operators of independent charter schools, governing
23	bodies of private schools, and tribal schools.

(b) The department of justice, in consultation with the department of public

instruction justice, shall develop a plan for use in awarding grants under this

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1	subsection. The department of justice shall include in the plan a description of what
2	types of expenditures are eligible to be funded by grant proceeds. Eligible
3	expenditures shall include expenditures to comply with the model practices created
4	in s. 165.28 <u>115.94</u> (1); expenditures for training under s. 165.28 (3) <u>165.25 (20)</u>
5	expenditures for safety-related upgrades to school buildings, equipment, and
6	facilities; and expenditures necessary to comply with s. 118.07 (4) (cf).
7	Notwithstanding s. 227.10 (1), the plan need not be promulgated as rules under ch
8	227.
9	Section 1796. 165.88 (3) of the statutes is renumbered 115.945 (3).
10	Section 1797. 165.88 (4) of the statutes is renumbered 115.945 (4) and
11	amended to read:
12	115.945 (4) Report. The department of justice shall submit an annual report
13	to the cochairpersons of the joint committee on finance providing an account of the
14	grants awarded under sub. (2) and the expenditures made with the grant moneys.".
15	54. Page 431, line 12: after that line insert:
16	"Section 1855. 230.08 (2) (wc) of the statutes is repealed.".
17	55. Page 459, line 11: after that line insert:
18	"Section 2179. 938.49 (2) (b) of the statutes is amended to read:
19	938.49 (2) (b) Notify the juvenile's last school district or, if the juvenile was last
20	enrolled in a private school participating in the program under s. 118.60 or in the

program under s. 119.23 or, pursuant to s. 115.999 (3), 119.33 (2) (c) 3., or 119.9002

(3) (c), in a school under the operation and general management of the governing

body of a private school, the private school or the governing body of a private school,

in writing of its obligation under s. 118.125 (4).".

- **56.** Page 492, line 22: after that line insert:
- "(1) Transfer of office of school safety.
- (a) Tangible personal property. On the effective date of this paragraph, all tangible personal property of the department of justice that is primarily related to the duties of the office of school safety, as determined by the state superintendent of public instruction, is transferred to the department of public instruction.
- (b) Contracts. All contracts entered into by the department of justice in effect on the effective date of this paragraph that are primarily related to the duties of the office of school safety, as determined by the state superintendent of public instruction, remain in effect and are transferred to the department of public instruction. The department of public instruction shall carry out any obligations under those contracts unless modified or rescinded by the department of public instruction to the extent allowed under the contract.
- (c) Rules and orders. All rules promulgated by the department of justice in effect on the effective date of this paragraph that are primarily related to the duties of the office of school safety, as determined by the state superintendent of public instruction, remain in effect until their specified expiration dates or until amended or repealed by the department of public instruction. All orders issued by the department of justice in effect on the effective date of this paragraph that are primarily related to the duties of the office of school safety, as determined by the state superintendent of public instruction, remain in effect until their specified expiration dates or until modified or rescinded by the department of public instruction.".
 - **57.** Page 494, line 7: delete lines 7 to 25 and substitute:
 - "(1) SECONDARY GUARANTEE.

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- (a) Notwithstanding s. 121.07 (7) (b), for the purpose of setting the secondary guaranteed valuation per member in the 2019–2020 school year, the department of public instruction shall treat the appropriation under s. 20.255 (2) (ac) as if \$75,000,000 were appropriated in the 2018–19 fiscal year.
- (b) Notwithstanding s. 121.07 (7) (b), for the purpose of setting the secondary guaranteed valuation per member in the 2020–21 school year, the department of public instruction shall treat the appropriation under s. 20.255 (2) (ac) as if an additional \$1,090,000,000 were appropriated in the 2020–21 fiscal year.
- (2) After-school program grants; emergency rules. The department of public instruction may promulgate emergency rules under s. 227.24 to implement and administer s. 115.446. Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under this subsection remain in effect until July 1, 2020, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding s. 227.24 (1) (a) and (3), the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.
- (3) Special needs scholarship payments based on actual costs; 2019-20 school year. If before the effective date of this subsection, the department of public instruction made a scholarship payment to a private school for a child with a disability the amount of which is based on a financial statement submitted to the department under s. 115.7915 (4c), 2017 stats., the department of public instruction shall consider the amount paid to the private school as an installment payment of the amount for the 2019-20 school year under s. 115.7915 (4m) (a) 4. The department of public instruction shall adjust the remaining installment payments under s.

that includes all of the following:

1	115.7915 (4m) (b) to ensure that the private school receives the total scholarship
2	amount for the 2019-20 school year under s. 115.7915 (4m) (a) 4. for the child with
3	a disability for whom the private school submitted a financial statement under s.
4	115.7915 (4c), 2017 stats., in the 2018-19 school year.".
5	58. Page 498, line 8: after that line insert:
6	"(2i) Student success and attainment. From the appropriation under s. 20.285
7	(1) (a), the Board of Regents of the University of Wisconsin System shall allocate
8	$\$20,\!000,\!000$ in fiscal year 2019 – 20 and $\$25,\!000,\!000$ in fiscal year 2020 – 21 to advance
9	student success and attainment.".
10	59. Page 499, line 21: after that line insert:
11	"(1p) Student loan refinancing study committee.
12	(a) There is created the student loan refinancing study committee to study the
13	creation and administration of a bonding authority for the refinancing of student
14	loans in this state in order to ease the burden of student loan debt for this state's
15	residents.
16	(b) The student loan refinancing study committee shall consist of the following
17	members:
18	1. The secretary of financial institutions.
19	2. The state treasurer.
20	3. The executive secretary of the higher educational aids board.
21	(c) No later than October 1, 2020, the student loan refinancing study committee
22	shall submit to the governor and to the chief clerk of each house of the legislature,
23	for distribution to the appropriate standing committees under s. 13.172 (3), a report

1	1. Recommendations regarding the corporate and legal structure of t	ιhe
2	refinancing entity, including governance.	
3	2. A profile of the loan portfolio, projected start-up and operational cos	ıt c

- 2. A profile of the loan portfolio, projected start-up and operational costs, estimated staffing needs, underwriting requirements, and other information pertinent to the creation of a refinancing entity that can offer interest rate savings to this state's student loan debtors.
- 3. An assessment of the feasibility of and options for offering protections to borrowers refinancing student debt through the refinancing entity that are similar to the protections under federal student loan programs.
- (d) The department of financial institutions shall pay the administrative expenses of the student loan refinancing study committee, not exceeding a total of \$50,000, from the appropriation account under s. 20.144 (1) (g).
- (e) The student loan refinancing study committee terminates upon the submission of the report under par. (c).".
 - **60.** Page 504, line 23: after that line insert:
- "(1c) WRS TEACHER ANNUITANTS. This act first applies to participants under the Wisconsin Retirement System who terminate employment on the effective date of this subsection.".
 - **61.** Page 505, line 12: after that line insert:
- "(1) MINORITY TEACHER LOAN PROGRAM, SUNSET. The treatment of s. 39.40 (5) first applies to loan applications received by the higher educational aids board on the effective date of this subsection.".
 - **62.** Page 506, line 4: after that line insert:

 $\mathbf{2}$

"(1) State aid. The treatment of ss. 20.255 (2) (ac), 121.004 (7) (c) 1. a. and 2.,
121.07 (6) (d), and 121.105 (1), (2) (am) 1. and 2. (intro.), and (5), the renumbering
and amendment of s. 121.07 (8), and the creation of s. 121.07 (8) (a) and (b) first apply
to the distribution of school aid in, and the calculation of revenue limits for, the
2020–21 school year.

- (2) High-cost transportation aid. The treatment of s. 121.59 (2) (intro.), (2m) (a) (intro.), 1., and 2. and (b), and (3) first applies to aid paid in the 2019–20 school year.
- (3) State aid for summer class transportation. The treatment of s. 121.58 (4) first applies to state aid for transportation paid in the 2019–20 school year.
- (4) PARENTAL CHOICE PROGRAMS; PROGRAM CAPS. The treatment of ss. 118.60 (3) (am) and (ar) (intro.) and 5. and 119.23 (3) (ar), the renumbering and amendment of s. 118.60 (3) (ar) 3. and 4., and the creation of s. 118.60 (3) (ar) 3. a. and b. and 4. a. and b. first apply to an application to attend in a private school under s. 118.60 or 119.23 in the 2020-21 school year.
- (5) Parental Choice Programs; Transferring applicants between Programs. The treatment of ss. 118.60 (4v) (b), (c), and (d) and 119.23 (4v) (b), (c), (d), and (e) first applies to counting pupils for the pupil participation limits under s. 118.60 (2) (be) and the program caps under ss. 118.60 (2) (bh) 2. a. and b. and 119.23 (2) (b) for the 2020–21 school year.
- (6) Grants for national teacher certification or master educator licensure. The renumbering and amendment of s. 115.42 (1) and (2) (c) and the creation of s. 115.42 (1c) and (2) (c) 1. b. and 2. first apply to grants awarded in the 2019–20 school year.

(7) Summer school grant program. The treatment of s. 115.447 (2) (intro.) first
applies to the 2019-20 school year.
(8) Additional special education aid. The treatment of ss. 20.255 (2) (bd) and
115.881 (2) and (3) first applies to aid paid in the 2019-20 school year.".
63. Page 507, line 12: after that line insert:
"(1i) Dentist loan assistance program. The treatment of s. 36.60 (2) (a) 2. and
(4m) (intro.) first applies to dentists whose applications for the program under s.
36.60 are received on the effective date of this subsection.".
64. Page 509, line 10: after that line insert:
"(1) Office of school safety transfer. The treatment of ss. 15.253 (3), 20.455
(2) (f) and (im), 20.923 (4) (c) 6., 115.28 (15) (a) and (b), 118.017 (1) (a), 119.04 (1) (by
Section 1639), 165.28 (intro.), (1), (2), and (3), 165.88 (title), (1) (intro.), (a), (b), (c),
and (d), (2), (3), and (4), and 230.08 (2) (wc), and subch. VIII (title) of ch. 115, the
renumbering of subch. VII (title) of ch. 115, the creation of subch. VII (title) of ch. 115,
and Section 9127 (1) of this act take effect on January 1, 2020.".
${f 65.}$ Page 509, line 22: delete the material beginning with that line and ending
with page 510, line 4 and substitute:
"(1) Wisconsin reading corps. The treatment of s. 20.255 (3) (fr) takes effect
on July 1, 2019.
(2) Sparsity aid. The treatment of s. 115.436 (2) (intro.), (b), and (c) and (3) (ac),
(ag), and (b) takes effect on July 1, 2020.
(3) Personal electronic computing devices; grant program. The repeal of ss.

20.255 (2) (aw) and 115.438 takes effect on July 1, 2020.

7	(END)
6	(1), (1b), (1c) (b) (intro.), and (3) (b) takes effect on July 1, 2022.".
5	(6) TEACHER LICENSURE IN CERTAIN PRIVATE SCHOOLS. The treatment of s. 118.19
4	115.881 (4), and 115.883 takes effect on July 1, 2020.
3	(5) Supplemental special education aid. The treatment of ss. 20.255 (2) (be),
2	(dg) and the repeal of s. 115.387 take effect on July 1, 2020.
1	(4) School performance improvement grants. The treatment of s. 20.255 (2)



State of Misconsin 2019 - 2020 LEGISLATURE

LRBb0513/P1 ARG:amn

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

ASSEMBLY AMENDMENT,

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO ASSEMBLY BILL 56



SECTION 361r. 36.25 (59) of the statutes is created to read:

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1	36.25 (59) Dairy Innovation Hub. (a) The board shall create a University of
2	Wisconsin Dairy Innovation Hub, funded from the appropriation under s. 20.285 (1)
3	(er) except as provided in par. (h).
4	(b) The Dairy Innovation Hub shall include operations at the University of
5	Wisconsin-Madison, University of Wisconsin-Platteville, and University of
6	Wisconsin-River Falls. The Dairy Innovation Hub shall include disciplines in 4
7	separate sectors to accomplish all of the following objectives:
8	1. Ensure animal health and welfare.
9	2. Enrich human health and nutrition.
10	3. Steward land and water resources.
11	4. Grow farm businesses and communities.
12	(c) The board shall allocate 52 percent of the amount appropriated under s.
13	$20.285\ (1)\ (er)$ to do all of the following in connection with the Dairy Innovation Hub
14	at the University of Wisconsin-Madison:
15	1. Create positions assigned to the University of Wisconsin-Madison, which
16	may include faculty positions, post-doctoral research fellowship positions, graduate
17	student fellowship positions, grant writer staff positions, or any combination of these
18	positions.

- 2. Create a Dairy Innovation Hub administrator position assigned to the University of Wisconsin-Madison.
- 3. Establish and operate an advanced dairy management academy to provide training and facilitate technology transfer.
- 4. Provide support for research facilities and infrastructure, including research-related farms, laboratories, and equipment.



(d) The board shall allocate 24 percent of the amount appropriated under s.
20.285 (1) (er) to do all of the following in connection with the Dairy Innovation Hub
at the University of Wisconsin-Platteville:

- 1. Create positions assigned to the University of Wisconsin-Platteville, which may include faculty positions, post-doctoral teaching fellowship positions, graduate student fellowship positions, grant writer staff positions, building staff positions, or any combination of these positions, and, upon request by the chancellor of the University of Wisconsin-Platteville, provide research fellowships for existing faculty assigned to the University of Wisconsin-Platteville.
- 2. Provide support for research facilities and infrastructure, including research-related farms, laboratories, and equipment.
- (e) The board shall allocate 24 percent of the amount appropriated under s. 20.285 (1) (er) to do all of the following in connection with the Dairy Innovation Hub at the University of Wisconsin-River Falls:
- 1. Create positions assigned to the University of Wisconsin-River Falls, which may include faculty positions, post-doctoral teaching fellowship positions, graduate student fellowship positions, grant writer staff positions, building staff positions, or any combination of these positions, and, upon request by the chancellor of the University of Wisconsin-River Falls, provide research fellowships for existing faculty assigned to the University of Wisconsin-River Falls.
- 2. Provide support for research facilities and infrastructure, including research-related farms, laboratories, and equipment.
 - (f) By July 1, 2021, and annually thereafter, the board shall submit to the chief clerk of each house of the legislature for distribution to the appropriate standing



1	committees	under s	s. 13.172	(3)	having	jurisdiction	over	matters	relating	to
2	agriculture a	a report	that inclu	des	all of the	following:				

- 1. Identification of all positions created under pars. (c) 1. and 2., (d) 1., and (e) 1. and, for each position, specify whether the position has been filled or remains open as of the time the report is prepared.
- 2. For each filled position identified in subd. 1., a description of the accomplishments associated with that position, both since the position was created and during the immediately preceding year.
- 3. A description of the major accomplishments of the Dairy Innovation Hub, both since its inception and during the immediately preceding year.
- (g) The board shall ensure that the funding provided in s. 20.285 (1) (er) to support the positions and activities under this subsection is administered to reflect a bona fide increase in funding for the purposes specified in this subsection and that no other funding provided to the board under s. 20.285 is reduced as a result of, or reduced in a way that offsets, this additional funding for the Dairy Innovation Hub.
- (h) The board may pay, from the appropriation under s. 20.285 (1) (a) instead of the appropriation under s. 20.285 (1) (er), the cost of employer contributions for employee fringe benefits under ch. 40 for positions created under pars. (c) 1. and 2., (d) 1., and (e) 1.".

Pleviak, Krista

From:

Champagne, Rick

Sent:

Tuesday, June 25, 2019 5:40 PM

To:

Knepp, Fern; Pleviak, Krista; Gary, Aaron; Dodge, Tamara; Walkenhorst Barber, Sarah;

Paczuski, Konrad

Subject:

FW: Budget Drafting

From: Bender, Mark < Mark. Bender@legis. wisconsin.gov>

Sent: Tuesday, June 25, 2019 5:38 PM

To: Champagne, Rick < Rick. Champagne@legis.wisconsin.gov>

Subject: RE: Budget Drafting

Two more updates:

 Education amendment (LRB 0405/P4): Add in the Governor's proposal on voter requirement modifications (the college student ID changes) (p. 159 in the LFB comparative summary)

- Healthcare amendment (LRB 0574/P2): increase our nursing home and personal care reimbursement rates to the JFC numbers

With those changes, we are set to get the Education omnibus and the Healthcare omnibus jacketed for both house bills.

Let me know if you have any questions.

Thank you so much!

From: Champagne, Rick < Rick.Champagne@legis.wisconsin.gov >

Sent: Tuesday, June 25, 2019 1:23 PM

To: Bender, Mark < Mark.Bender@legis.wisconsin.gov>

Subject: RE: Budget Drafting

Yes

From: Bender, Mark < Mark.Bender@legis.wisconsin.gov>

Sent: Tuesday, June 25, 2019 1:15 PM

To: Champagne, Rick < Rick. Champagne@legis.wisconsin.gov >

Subject: RE: Budget Drafting

Can we add the Dairy Innovation Hub to our education amendment? The funding level should be the same as the Dem JFC motion (#140)

From: Champagne, Rick < Rick. Champagne@legis.wisconsin.gov>

Sent: Monday, June 24, 2019 3:25 PM

To: Bender, Mark < Mark.Bender@legis.wisconsin.gov >

Subject: RE: Budget Drafting

Got it