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ASSEMBLY AMENDMENT 30, TO ASSEMBLY AMENDMENT 2, TO ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 1999 ASSEMBLY BILL 133

June 29, 1999 - Offered by Representatives GARD and JENSEN.

- 1 At the locations indicated, amend the amendment as follows: 2 **1.** Page 9, line 6: after that line insert: 3 "13m. Page 21, line 4: after that line insert: **"Section 11p.** 14.26 (7) of the statutes is created to read: 4 5 14.26 (7) Notwithstanding sub. (6), the secretary of administration may 6 expend from the appropriation under s. 20.505 (1) (s) for the payment of obligations 7 incurred by the Wisconsin sesquicentennial commission that remain unpaid as of the 8 effective date of this subsection [revisor inserts date]."."
 - **2.** Page 11, line 24: after "and;" insert "at least 2 of whom shall be employer purchasers of health care; and".

1	3. Page 12, line 1: delete lines 1 to 3 and substitute "nurse, licensed under s.									
2	441.06, and 2 physicians, as defined in s. 448.01 (5), and 2 representatives of									
3	hospitals, as defined in s. 50.33 (2). The State Medical Society of Wisconsin may".									
4	4. Page 12, line 7: delete "PRIVACY INSTITUTIONAL REVIEW BOARD. There is									
5	created a privacy" and substitute "Independent review board. There is created an".									
6	5. Page 12, line 8: delete "institutional" and substitute "independent".									
7	6. Page 28, line 22: after that line insert:									
8	"105c. Page 153, line 23: increase the dollar amount for fiscal year 1999-00 by									
9	\$230,100 and increase the dollar amount for fiscal year 2000-01 by \$230,100 to									
10	increase funding for overtime work.".									
11	7. Page 32, line 15: delete "lighting".									
12	8. Page 33, line 14: delete lines 14 to 17.									
13	9. Page 38, line 8: after that line insert:									
14	"175m. Page 238, line 5: after that line insert:									
15	"(s) Wisconsin sesquicentennial com-									
16	mission; payment of obligations SEG C $-0 -0-$ "."									
17	10. Page 41, line 13: after that line insert:									
18	"197c. Page 286, line 9: delete "and (be)".									
19	197f. Page 287, line 14: after that line insert:									
20	"Section 202g. 20.143 (1) (fg) of the statutes is amended to read:									
21	20.143 (1) (fg) Community-based economic development programs. The									
22	amounts in the schedule for grants under ss. 560.037 and 560.14 and for the grant									

- grants under 1993 Wisconsin Act 16, section 9115 (1c) and 1999 Wisconsin Act

 (this act), section 9110 (6e)."."
- 3 **11.** Page 51, line 21: delete the material beginning with "As a" and ending with "all" on line 22 and substitute "All".
- 5 **12.** Page 55, line 12: delete "\$2.00" and substitute "\$2".
- 6 **13.** Page 58, line 13: after that line insert:
- 7 "277m. Page 376, line 11: after that line insert:
- 8 "Section 528p. 20.505 (1) (s) of the statutes is created to read:
- 9 20.505 (1) (s) Wisconsin sesquicentennial commission; payment of obligations.
- 10 From the historical legacy trust fund, all moneys received from moneys deposited
- under s. 14.26 (5g) (c) and (e), 1997 stats., for the purpose specified under s. 14.26
- 12 (7).".".
- 13 **14.** Page 83, line 8: before "been retired" insert "not".
- 14 **15.** Page 83, line 11: before "retired" insert "not".
- 15 **16.** Page 93, line 16: delete lines 16 to 19 and substitute:
- 16 "367b. Page 470, line 8: delete "\$2,492,000" and substitute "\$400,000".
- 17 367c. Page 470, line 10: delete lines 10 to 12 and substitute:
- 18 "(b) The first \$14,600,000 of the moneys received in fiscal year 2000–01 under
- 19 the Attorneys General Master Tobacco Settlement Agreement of November 23,
- 20 1998.".
- 21 367d. Page 470, line 13: before that line insert:
- 22 "(c) Beginning in fiscal year 2001-02, the first \$13,000,000 of the moneys
- 23 received each year under the Attorneys General Master Tobacco Settlement
- Agreement of November 23, 1998.".".

- **17.** Page 152, line 23: delete "of not more than 5" and substitute "of".
- **18.** Page 155, line 16: before "and" insert ", who is or is expected to be under the control of the entity, as defined by the department by rule,".
 - 19. Page 155, line 16: delete "direct, regular" and substitute "regular, direct".
 - **20.** Page 155, line 21: delete "at an entity".
 - **21.** Page 156, line 3: after that line insert:
 - **"Section 1159p.** 48.685 (1) (av) of the statutes is created to read:
 - 48.685 (1) (av) "Direct contact" means face-to-face physical proximity to a client that affords the opportunity to commit abuse or neglect of a client or to misappropriate the property of a client.".
 - **22.** Page 156, line 17: delete "direct, regular" and substitute "regular, direct".
 - **23.** Page 161, line 1: delete lines 1 to 5 and substitute:
- **"Section 1169p.** 48.685 (2) (bb) of the statutes is created to read:
 - 48.685 (2) (bb) If information obtained under par. (am) or (b) 1. indicates a charge of a serious crime, but does not completely and clearly indicate the final disposition of the charge, the department, county department, child welfare agency, school board or entity shall make every effort to contact the clerk of courts to determine the disposition of the charge. If a background information form under sub. (6) (a) or (am) indicates a charge of a serious crime, but information obtained under par. (am) or (b) 1. does not indicate such a charge, the department, county department, child welfare agency, school board or entity shall make every reasonable effort to contact the clerk of courts to obtain a copy of the criminal complaint and judgment of conviction relating to that charge. If information obtained under par. (am) or (b) 1. indicates a conviction of a violation of s. 940.19 (1), 940.195, 940.20,

- 941.30, 942.08, 947.01 or 947.013 obtained not more than 5 years before the date on which that information was obtained, the department, county department, child welfare agency, school board or entity shall make every reasonable effort to contact the clerk of courts to obtain a copy of the criminal complaint and judgment of conviction relating to that violation.".
- **24.** Page 162, line 24: after "state," insert "or if the department, county department, child welfare agency, school board or entity determines that the person's employment, licensing or state court records provide a reasonable basis for further investigation,".
- **25.** Page 163, line 4: delete that line and substitute "(am) 1. or (b) 1. a. The department, county department, child welfare agency, school board or entity may require the person to be fingerprinted on 2 fingerprint cards, each bearing a complete set of the person's fingerprints. The department of justice may provide for the submission of the fingerprint cards to the federal bureau of investigation for the purposes of verifying the identity of the person fingerprinted and obtaining records of his or her criminal arrests and convictions.".
- **26.** Page 166, line 16: delete lines 16 to 18 and substitute "or she has been rehabilitated <u>for purposes of first becoming a caregiver on or after the effective date of this paragraph [revisor inserts date]:".</u>
 - **27.** Page 167, line 5: after that line insert:
- "3m. The title of the person or body, designated by the tribe, to whom a person may appeal an adverse decision made by the person specified under subd. 3. and whether the tribe provides any further rights to appeal.".
 - **28.** Page 167, line 12: delete lines 12 to 15 and substitute:

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- "(b) If, within 90 days after receiving the plan, the department does not disapprove the plan, the plan shall be considered approved. If, within 90 days after receiving the plan, the department disapproves the plan, the department shall provide notice of that disapproval to the tribe in writing, together with the reasons for the disapproval. The department may not disapprove a plan unless the department finds that the plan is not rationally related to the protection of clients. If the department disapproves the plan, the tribe may, within 30 days after receiving notice of the disapproval, request that the secretary review the department's decision. A final decision under this paragraph is not subject to further review under ch. 227.".
- **29.** Page 179, line 11: delete "1.," and substitute "1. and shall reimburse the department of public instruction on behalf of".
- 30. Page 179, line 15: after "department" insert "of health and family services".
 - **31.** Page 183, line 5: before "and" insert ", who is or is expected to be under the control of the entity, as defined by the department by rule,".
 - **32.** Page 183, line 5: delete "direct, regular" and substitute "regular, direct".
 - **33.** Page 183, line 13: delete "at the entity".
- **34.** Page 183, line 17: after that line insert:
- 20 "Section 1521cm. 50.065 (1) (br) of the statutes is created to read:
 - 50.065 (1) (br) "Direct contact" means face-to-face physical proximity to a client that affords the opportunity to commit abuse or neglect of a client or to misappropriate the property of a client.".
 - **35.** Page 184, line 4: delete "direct, regular" and substitute "regular, direct".

36. Page 187, line 10: delete lines 10 to 14 and substitute:

"Section 1521xd. 50.065 (2) (bb) of the statutes is created to read:

50.065 (2) (bb) If information obtained under par. (am) or (b) indicates a charge of a serious crime, but does not completely and clearly indicate the final disposition of the charge, the department or entity shall make every effort to contact the clerk of courts to determine the disposition of the charge. If a background information form under sub. (6) (a) or (am) indicates a charge of a serious crime, but information obtained under par. (am) or (b) does not indicate such a charge, the department or entity shall make every reasonable effort to contact the clerk of courts to obtain a copy of the criminal complaint and judgment of conviction relating to that charge. If information obtained under par. (am) or (b) indicates a conviction of a violation of s. 940.19 (1), 940.195, 940.20, 941.30, 942.08, 947.01 or 947.013 obtained not more than 5 years before the date on which that information was obtained, the department or entity shall make every reasonable effort to contact the clerk of courts to obtain a copy of the criminal complaint and judgment of conviction relating to that violation.".

- **37.** Page 188, line 20: after "state," insert "or if the department or entity determines that the person's employment, licensing or state court records provide a reasonable basis for further investigation,".
- **38.** Page 188, line 24: delete that line and substitute "information specified in par. (am) 1. or (b) 1. a. The department or entity may require the person to be fingerprinted on 2 fingerprint cards, each bearing a complete set of the person's fingerprints. The department of justice may provide for the submission of the fingerprint cards to the federal bureau of investigation for the purposes of verifying

- the identity of the person fingerprinted and obtaining records of his or her criminal arrests and convictions.".
- **39.** Page 191, line 13: delete lines 13 to 16 and substitute "or she has been rehabilitated for purposes of first becoming a caregiver on or after the effective date of this subsection [revisor inserts date]:".
 - **40.** Page 192, line 2: after that line insert:
- "3m. The title of the person or body designated by the tribe to whom a person may appeal an adverse decision made by the person specified under subd. 3. and whether the tribe provides any further rights of appeal.".
 - **41.** Page 192, line 9: delete lines 9 to 12 and substitute:
- "(b) If, within 90 days after receiving the plan, the department does not disapprove the plan, the plan shall be considered approved. If, within 90 days after receiving the plan, the department disapproves the plan, the department shall provide notice of that disapproval to the tribe in writing, together with the reasons for the disapproval. The department may not disapprove a plan unless the department finds that the plan is not rationally related to the protection of clients. If the department disapproves the plan, the tribe may, within 30 days after receiving notice of the disapproval, request that the secretary review the department's decision. A final decision under this paragraph is not subject to further review under ch. 227.".
 - **42.** Page 241, line 9: delete lines 9 to 20 and substitute:
- 22 ""**Section 1682nb.** 71.04 (8) (b) of the statutes is amended to read:
- 23 71.04 **(8)** (b) <u>1.</u> "Public utility", as used in this section, means any business entity which owns or operates any plant, equipment, property, franchise, or license

for the transmission of communications or the production, transmission, sale,
delivery, or furnishing of electricity, water or steam, the rates of charges for goods or
services of which have been established or approved by a federal, state or local
government or governmental agency.

- 2. "Public utility" also means, in this section, any business entity providing service to the public and engaged in the transportation of goods and persons for hire, as defined in s. 194.01 (4), regardless of whether or not the entity's rates or charges for services have been established or approved by a federal, state or local government or governmental agency."."
 - **43.** Page 241, line 21: delete lines 21 and 22 and substitute:
- "590. Page 832, line 21: after "(9d)" insert "and the net income of public utilities, as defined in par. (b) 1., shall be apportioned under sub. (4)"."
 - **44.** Page 250, line 6: after that line insert:
- "606d. Page 854, line 11: after "gain" insert "and includes issuing credit, debit or travel and entertainment cards to customers in this state".".
- **45.** Page 255, line 15: after that line insert:
- 17 "616m. Page 910, line 18: after that line insert:
- **"Section 1740n.** 71.26 (3) (L) of the statutes is amended to read:
 - 71.26 (3) (L) Section 265 is excluded and replaced by the rule that any amount otherwise deductible under this chapter that is directly or indirectly related to income wholly exempt from taxes imposed by this chapter or to losses from the sale or other disposition of assets the gain from which would be exempt under this paragraph if the assets were sold or otherwise disposed of at a gain is not deductible. In this paragraph, "wholly exempt income", for corporations subject to franchise or

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income taxes, includes amounts received from affiliated or subsidiary corporations for interest, dividends or capital gains that, because of the degree of common ownership, control or management between the payor and payee, are not subject to taxes under this chapter. In this paragraph, "wholly exempt income", for corporations subject to income taxation under this chapter, also includes interest on obligations of the United States. In this paragraph, "wholly exempt income" does not include income excludable, not recognized, exempt or deductible under specific provisions of this chapter. If any expense or amount otherwise deductible is indirectly related both to wholly exempt income or loss and to other income or loss, a reasonable proportion of the expense or amount shall be allocated to each type of income or loss, in light of all the facts and circumstances."."

- **46.** Page 354, line 24: delete "privacy institutional" and substitute 13 "independent".
- **47.** Page 355, line 1: delete "privacy institutional" and substitute "independent".
 - **48.** Page 355, line 3: after "service" insert ", except if the department specifies by rule that the number of data elements included in the public use data file is too small to enable protection of patient confidentiality".
 - **49.** Page 355, line 5: delete "privacy institutional" and substitute "independent".
 - **50.** Page 355, line 6: delete lines 6 to 10.
- 51. Page 355, line 18: on lines 18, 20 and 22, delete "<u>privacy institutional</u>" and substitute "<u>independent</u>".
 - **52.** Page 356, line 9: delete "privacy".

- 1 **53.** Page 356, line 10: delete "institutional" and substitute "independent".
- 2 **54.** Page 356, line 13: delete ", b., c., i. and j., as renumbered, are" and substitute ", as renumbered, is".
- 4 **55.** Page 356, line 17: delete lines 17 to 20.
- 5 **56.** Page 356, line 25: after "g." insert ", L. and m.".
- 6 **57.** Page 358, line 14: delete "this subsection" and substitute "par. (a)".
- 7 **58.** Page 359, line 19: delete "name of the".
- 8 **59.** Page 359, line 20: delete that line and substitute "payer category code under sub. (3m).".
- 10 **60.** Page 360, line 18: delete that line and substitute:
- "153.67 Independent review board. The independent".
- 61. Page 360, line 21: delete that line and substitute "independent review board approves such a request or unless independent review board approval is not required under rules of the department promulgated under s. 153.45 (1) (c) (intro.), the data elements".
- 16 **62.** Page 361, line 1: delete "**privacy institutional**" and substitute 17 "**independent**".
- 18 **63.** Page 361, line 2: delete "privacy institutional" and substitute 19 "independent".
- 20 **64.** Page 361, line 4: after that line insert:
- 21 "Section 2283i. 153.85 of the statutes is amended to read:
- 22 **153.85 Civil liability.** Any Except as provided in s. 153.86, any person violating s. 153.50 or rules promulgated under s. 153.75 (1) (a) is liable to the patient

for actual damages and costs, plus exemplary damages of up to \$1,000 for a negligent violation and up to \$5,000 for an intentional violation.

SECTION 2283j. 153.86 of the statutes is created to read:

- 153.86 Immunity from liability. A health care provider that submits information to the department under this chapter is immune from civil liability for any act or omission of an employe, official or agent of the health care provider that results in the release of a prohibited data element while submitting data to the department of health and family services. The immunity provided under this section does not apply to intentional, wilful or reckless acts or omissions.".
- **65.** Page 361, line 12: on lines 12 and 14, delete "school" and substitute "military academy".
 - **66.** Page 416, line 1: delete "4. of the statutes is repealed and recreated" and substitute "5. of the statutes is created".
 - **67.** Page 416, line 3: delete "4." and substitute "5.".
 - **68.** Page 416, line 4: delete "(3m)" and "(3r)".
 - **69.** Page 416, line 16: delete the material beginning with that line and ending with page 417, line 9, and substitute:
 - "Section 2400qd. 251.02 (3r) of the statutes is created to read:
 - 251.02 (3r) In a county described in sub. (3m), in addition to the local health department required to be established under sub. (3m), the governing body of a city, village or town may, in concert with the governing body of another city, village or town, establish a multiple municipal local health department and elect a local health officer consistent with this chapter.
 - **Section 2400qe.** 251.03 (4r) of the statutes is created to read:

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251.03 (4r) Subsections (1) to (4m) do not apply to a city, village or town that establishes a multiple municipal local health department under s. 251.02 (3r). In establishing a multiple municipal local health department as described under s. 251.02 (3r), the relevant governing bodies shall agree on how many members of the local board of health are appointed by each governing body and how many of each governing body's appointees shall be members who are not elected officials or employes of the governing body. The members shall be appointed by the relevant governing bodies. A local board of health under this subsection shall elect a chairperson and clerk."

- **70.** Page 416, line 13: delete lines 13 and 14 and substitute "or by a town or village health department established under sub. (3m) or by a multiple municipal local health department established under sub. (3r). No city health department may be established after that date January 1,".
- **71.** Page 416, line 15: delete "1994" and substitute "<u>1994</u>".
- **72.** Page 417, line 12: on lines 12 and 14, after "(3m)" insert "and (3r)".
- **73.** Page 417, line 21: after "(3m)" insert "or (3r)".
- 74. Page 418, line 2: after "(3m)" insert "or (3r)".
- **75.** Page 418, line 7: delete lines 7 and 8 and substitute:
- "251.06 (1) (a) 2. A local health officer of a village or town health department established under s. 251.02 (3m) or of a multiple municipal local health department established under s. 251.02 (3r) shall be either a physician".
 - **76.** Page 418, line 15: delete lines 15 to 17 and substitute:

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"251.06 (2) (c) (intro.) A local health officer of a local health department of a
village or town established under s. 251.02 (3m) or a local health officer of a multiple
municipal local health department established under s. 251.02 (3r) shall be one of the
following:".

- **77.** Page 418, line 19: delete lines 19 and 20 and substitute:
- 6 "251.06 (2) (c) 1. An employe of the local health department of the village or town or an employe of the multiple municipal local health department.".
- 8 **78.** Page 418, line 22: delete "village or town multiple municipal local" and substitute "village or town".
- 79. Page 418, line 23: after "(3m)" insert "and a local health officer of a multiple municipal local health department established under s. 251.02 (3r)".
- 12 **80.** Page 419, line 4: delete "(3m)" and substitute "(3r)".
- 13 **81.** Page 419, line 8: delete "or (3m)" and substitute "or (3m)".
- **82.** Page 419, line 9: delete "(3m)" and substitute "(3r)".
- 15 **83.** Page 419, line 13: delete "town multiple" and substitute "town".
- 84. Page 419, line 14: delete that line and substitute "health department is established under s. 251.02 (3m) or if a multiple municipal local health department is established under s. 251.01 (3r) by the".
- 19 **85.** Page 444, line 9: delete "Acts" and substitute "Act".
- 20 **86.** Page 451, line 6: delete "consortia of not more than 5" and substitute "consortia of".
 - **87.** Page 486, line 16: after that line insert:

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1	"(5g)	"Consulting	chiropractor"	means	a	person	licensed	to	practice
2	chiropractic	under ch. 446	who consults	with an	ath	letic tra	iner while	$th\epsilon$	athletic
3	trainer is en	gaging in athl	etic training.".						

- **88.** Page 493, line 8: on lines 8, 10, 13 and 18, after "consulting" insert "chiropractor or".
- **89.** Page 494, line 6: on lines 6 and 22, after "consulting" insert "chiropractor or".
- 8 **90.** Page 523, line 12: delete "<u>301.37,</u>" and substitute "<u>301.37 or</u>".
- 9 **91.** Page 523, line 13: after "establish a" insert "secured group home or a".
- 10 **92.** Page 523, line 14: delete lines 14 and 15.
- **93.** Page 523, line 16: delete "46.20,".
- 94. Page 541, line 17: delete the material beginning with "and" and ending with "occasions," on line 18.
- 95. Page 542, line 14: delete the material beginning with "and" and endingwith "occasions," on line 15.
- 96. Page 543, line 15: delete the material beginning with "and" and endingwith "occasions," on line 16.
- 18 **97.** Page 551, line 4: after that line insert:
- 19 "1038m. Page 1480, line 25: after that line insert:
 - "(21d) Wisconsin sesquicentennial commission; general program operations overpayment readjustment. Not later than 30 days after the effective date of this subsection, the secretary of administration shall recompute the amount of the transfer from the historical legacy trust fund to the transportation fund required by

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- 1997 Wisconsin Act 237, section 9101 (1x), by adding to the sum determined by the secretary of administration under 1997 Wisconsin Act 237, section 9101 (1x) (intro.), the moneys deposited to the historical legacy trust fund under section 341.14 (6r) (bg) 3. b., 1997 stats. If the amount of the transfer required by the recomputation under this subsection is greater than the amount transferred under 1997 Wisconsin Act 237, section 9101 (1x), the secretary of administration shall transfer from the historical legacy trust fund to the transportation fund not later than 30 days after the effective date of this subsection an amount equal to the difference between the amount transferred under 1997 Wisconsin Act 237, section 9101 (1x), and the amount of the transfer calculated under the recomputation required by this subsection."."
- **98.** Page 552, line 3: decrease the dollar amount by \$1,106,400.
- **99.** Page 552, line 16: decrease the dollar amount by \$280,000.
- **100.** Page 552, line 18: decrease the dollar amount by \$350,000.
- **101.** Page 555, line 1: before that line insert:
- 16 "1053p. Page 1507, line 9: delete "(c)" and substitute "(fg)".".
- **102.** Page 562, line 20: delete "PRIVACY INSTITUTIONAL" and substitute "INDEPENDENT".
- **103.** Page 562, line 22: delete "privacy institutional" and substitute 20 "independent".
 - **104.** Page 579, line 1: after "2000-01." insert "If the cochairpersons of the committee do not notify the secretary of the department within 14 working days after the date of the department's submittal that the committee intends to schedule a meeting to review the request, the appropriation account shall be supplemented as

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71.26 (3) (L)".".

provided in the request. If, within 14 working days after the date of the department's 1 $\mathbf{2}$ submittal, the cochairpersons of the committee notify the secretary of the 3 department that the committee intends to schedule a meeting to review the request, 4 the appropriation account shall be supplemented only as approved by the 5 committee.". 6 **105.** Page 595, line 10: after that line insert: 7 "1169b. Page 1599, line 22: delete "(11)" and substitute "(1r)".". **106.** Page 608, line 13: delete lines 13 and 14 and substitute: 8 "1232j. Page 1614, line 8: delete "(a) and (c)" and substitute "(a), (b) and (c)".". 9 **107.** Page 608, line 15: delete lines 15 and 16. 10 11 **108.** Page 608, line 16: after that line insert: "1233n. Page 1614, line 13: after "(4)" insert "and (8) (b)".". 12 **109.** Page 608, line 16: after that line insert: 13 14 "1233m. Page 1614, line 10: delete "(a) and (c) and substitute "(a), (b) and (c),

(END)