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State of Misconsin 2001 - 2002 LEGISLATURE

January 2002 Special Session

LRBs0382/1 ALL:all:all

ASSEMBLY SUBSTITUTE AMENDMENT 1, TO ASSEMBLY BILL 1

March 6, 2002 - Offered by Joint Committee on Finance.

AN ACT relating to: state finances and appropriations, correcting the imbalance between projected revenues and authorized expenditures, and diverse other matters.

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

SECTION 1. 6.18 of the statutes is amended to read:

6.18 Former residents. If ineligible to qualify as an elector in the state to which the elector has moved, any former qualified Wisconsin elector may vote an absentee ballot in the ward of the elector's prior residence in any presidential election occurring within 24 months after leaving Wisconsin by requesting an application form and returning it, properly executed, to the municipal clerk of the elector's prior Wisconsin residence. When requesting an application form for an absentee ballot, the applicant shall specify the applicant's eligibility for only the presidential ballot.

1 The application form shall require the following information and be in substantially 2 the following form: 3 This blank shall be returned to the municipal clerk's office. Application must 4 be received in sufficient time for ballots to be mailed and returned prior to any 5 presidential election at which applicant wishes to vote. Complete all statements in full. 6 7 APPLICATION FOR PRESIDENTIAL 8 ELECTOR'S ABSENT BALLOT. 9 (To be voted at the Presidential Election on November, (year) 10 11 I, hereby swear or affirm that I am a citizen of the United States, formerly 12 residing at in the ward aldermanic district (city, town, village) of, County 13 of for 10 days prior to leaving the State of Wisconsin. I, do solemnly swear or 14 affirm that I do not qualify to register or vote under the laws of the State of(State 15 you now reside in) where I am presently residing. A citizen must be a resident of: 16 State(Insert time) County(Insert time) City, Town or Village(Insert time), 17 in order to be eligible to register or vote therein. I further swear or affirm that my 18 legal residence was established in the State of(the State where you now reside) 19 on Month Day Year. 20 Signed 21Address(Present address) 22(City)(State) 23 Subscribed and sworn to before me this day of (year) 24(Notary Public, or other officer authorized to administer oaths.) 25....(County)

1 My Commission expires 2 MAIL BALLOT TO: 3 NAME 4 ADDRESS 5 CITY STATE ZIP CODE 6 Penalties for Violations. Whoever swears falsely to any absent elector affidavit 7 under this section may be fined not more than \$1,000 or imprisoned for not more than 8 6 months, or both. Whoever intentionally votes more than once in an election may 9 be fined not more than \$10,000 or imprisoned for not more than 3 years, and 6 months 10 or both.(Municipal Clerk) 11 12(Municipality) **Section 2.** 11.61 (1) (a) of the statutes is amended to read: 13 14 11.61 (1) (a) Whoever intentionally violates s. 11.05 (1), (2), (2g) or (2r), 11.07 15 (1) or (5), 11.10 (1), 11.12 (5), 11.23 (6) or 11.24 (1) may be fined not more than \$10.000 or imprisoned for not more than 4 years and 6 months or both is guilty of a Class I 16 17 felony. 18 **Section 3.** 11.61 (1) (b) of the statutes is amended to read: 19 11.61 (1) (b) Whoever intentionally violates s. 11.25, 11.26, 11.27 (1), 11.30 (1) or 11.38 where is guilty of a Class I felony if the intentional violation does not involve 20 21 a specific figure, or where if the intentional violation concerns a figure which exceeds 22 \$100 in amount or value may be fined not more than \$10,000 or imprisoned for not 23 more than 4 years and 6 months or both. 24 **Section 4.** 12.60 (1) (a) of the statutes is amended to read:

12.60 (1) (a) Whoever violates s. 12.09, 12.11 or 12.13 (1), (2) (b) 1. to 7. or (3) (a), (e), (f), (j), (k), (L), (m), (y) or (z) may be fined not more than \$10,000 or imprisoned for not more than 4 years and 6 months or both is guilty of a Class I felony.

Section 5. 13.05 of the statutes is amended to read:

13.05 Logrolling prohibited. Any member of the legislature who gives, offers or promises to give his or her vote or influence in favor of or against any measure or proposition pending or proposed to be introduced, in the legislature in consideration or upon condition that any other person elected to the same legislature will give or will promise or agree to give his or her vote or influence in favor of or against any other measure or proposition pending or proposed to be introduced in such legislature, or who gives, offers or promises to give his or her vote or influence for or against any measure on condition that any other member will give his or her vote or influence in favor of any change in any other bill pending or proposed to be introduced in the legislature may be fined not less than \$500 nor more than \$1,000 or imprisoned for not less than one year nor more than 4 years and 6 months or both, is guilty of a Class I felony.

Section 6. 13.06 of the statutes is amended to read:

13.06 Executive favor. Any member of the legislature who gives, offers or promises to give his or her vote or influence in favor of or against any measure or proposition pending or proposed to be introduced in the legislature, or that has already been passed by either house of the legislature, in consideration of or on condition that the governor approve, disapprove, veto or sign, or agree to approve, disapprove, veto or sign, any other measure or proposition pending or proposed to be introduced in the legislature or that has already been passed by the legislature, or either house thereof, or in consideration or upon condition that the governor

nominate for appointment or appoint or remove any person to or fr	rom any office or
position under the laws of this state, may be fined not less than \$50) 0 nor more than
\$1,000 or imprisoned for not less than one year nor more than 3 years	s or both is guilty
of a Class I felony.	
Section 8. 13.525 of the statutes is created to read:	
13.525 Joint review committee on criminal penalties.	. (1) CREATION.
There is created a joint review committee on criminal penalties	composed of the
following members:	
(a) One majority party member and one minority party me	ember from each
house of the legislature, appointed as are the members of standin	ng committees in
their respective houses.	
(b) The attorney general or his or her designee.	
(c) The secretary of corrections or his or her designee.	
(d) The state public defender or his or her designee.	
(e) A reserve judge who resides in the 1st, 2nd, 3rd, 4th,	, or 5th judicial
administrative district and a reserve judge who resides in the 6th,	7th, 8th, 9th, or
10th judicial administrative district, appointed by the supreme cou	urt.
(f) Two members of the public appointed by the governor, on	ne of whom shall
have law enforcement experience in this state and one of whom sh	all be an elected
county official.	
(2) Officers. The majority party senator and the majority part	ty representative
to the assembly shall be cochairpersons of the committee. The comm	mittee shall elect
a secretary from among its nonlegislator members.	
(3) JUDICIAL AND GUBERNATORIAL APPOINTEES. Members appoint	ed under sub. (1)
(e) or (f) shall serve at the pleasure of the authority appointing the	em.

- (4) ELIGIBILITY. A member shall cease to be a member upon losing the status upon which the appointment is based. Membership on the committee shall not be incompatible with any other public office.
- (5) REVIEW OF LEGISLATION RELATING TO CRIMES. (a) If any bill that is introduced in either house of the legislature proposes to create a new crime or revise a penalty for an existing crime and the bill is referred to a standing committee of the house in which it is introduced, the chairperson may request the joint review committee to prepare a report on the bill under par. (b). If the bill is not referred to a standing committee, the speaker of the assembly, if the bill is introduced in the assembly, or the presiding officer of the senate, if the bill is introduced in the senate, may request the joint review committee to prepare a report on the bill under par. (b).
- (b) If the joint review committee receives a request under par. (a) for a report on a bill that proposes to create a new crime or revise a penalty for an existing crime, the committee shall prepare a report concerning all of the following:
- 1. The costs that are likely to be incurred or saved by the department of corrections, the department of justice, the state public defender, the courts, district attorneys, and other state and local government agencies if the bill is enacted.
- 2. The consistency of penalties proposed in the bill with existing criminal penalties.
- 3. Alternative language needed, if any, to conform penalties proposed in the bill to penalties in existing criminal statutes.
- 4. Whether acts prohibited under the bill are prohibited under existing criminal statutes.
- (c) The chief clerk shall print a report prepared by the committee under par.(b) as an appendix to the bill and attach it thereto as are amendments. The

reproduction shall be in lieu of inclusion in the daily journal of the house in which the proposal is introduced.

- (d) If a bill that is introduced in either house of the legislature proposes to create a new crime or revise a penalty for an existing crime, a standing committee to which the bill is referred may not vote on whether to recommend the bill for passage and the bill may not be passed by the house in which it is introduced before the joint review committee submits a report under par. (b) or before the 30th day after a report is requested under par. (a), whichever is earlier.
- (5m) Recommendations regarding sentence modifications. (a) No later than the first day of the 6th month beginning after the effective date of this paragraph [revisor inserts date], the committee shall submit a report to the legislature, in the manner provided under s. 13.172 (2), and to the governor containing recommendations regarding standards and procedures to be used by a court to modify a bifurcated sentence. The report shall include any proposed legislation that is necessary to implement the recommendations made by the committee in its report.
- (b) Any proposed legislation included in the report under par. (a) shall provide that a bifurcated sentence that a court previously imposed may be modified only by reducing the term of confinement in prison portion of the sentence and lengthening the term of extended supervision imposed so that the total length of the bifurcated sentence originally imposed does not change.
- (6) COMMITTEE POWERS AND PROCEDURES. The committee may hold hearings as needed to elicit information for making a report under sub. (5) (b) or (5m) (a) or for developing proposed legislation under sub. (5m) (a). The committee shall meet at the call of its cochairpersons. All actions of the committee require the approval of a majority of all of its members.

SECTION 9. 13.525 (5m) of the statutes, as created by 2001 Wisconsin Act (this act), is repealed.

SECTION 10. 13.69 (6m) of the statutes is amended to read:

13.69 (6m) Any principal, lobbyist or other individual acting on behalf of a principal who files a statement under s. 13.63 (1), 13.64, 13.65, 13.67 or 13.68 which he or she does not believe to be true may be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 13. 15.01 (2) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

15.01 (2) "Commission" means a 3-member governing body in charge of a department or independent agency or of a division or other subunit within a department, except for the Wisconsin waterways commission which shall consist of 5 members, the parole commission which shall consist of 8 members, and the Fox River management commission which shall consist of 7 members. A Wisconsin group created for participation in a continuing interstate body, or the interstate body itself, shall be known as a "commission", but is not a commission for purposes of s. 15.06. The parole commission created under s. 15.145 (1) shall be known as a "commission created under s. 15.105 (27) shall be known as a "commission" but is not a commission for purposes of s. 15.06 (1) to (4m), (7), and (9).

Section 14. 15.105 (27) of the statutes is created to read:

15.105 (27) Sentencing commission. (a) *Creation; membership*. There is created a sentencing commission that is attached to the department of administration under s. 15.03 and that shall consist of the following members:

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1	1. The attorney general or his or her designee.
2	2. The state public defender or his or her designee.
3	3. Seven members, at least 2 of whom are not employed by any unit of federal,
4	state, or local government, appointed by the governor.
5	4. One majority party member and one minority party member from each house
6	of the legislature, appointed as are the members of standing committees in their
7	respective houses.
8	5. Two circuit judges, appointed by the supreme court.
9	6. One representative of crime victims and one prosecutor, each appointed by
10	the attorney general.
11	7. One attorney in private practice engaged primarily in the practice of criminal
12	defense, appointed by the criminal law section of the State Bar of Wisconsin.
13	(b) Nonvoting members. The secretary of corrections or his or her designee, the
14	chairperson of the parole commission or his or her designee, and the director of state
15	courts or his or her designee shall be nonvoting members of the commission.
16	(c) Terms. 1. Except as provided in subd. 2., members appointed under par. (a)
17	3. and 5. to 7. shall serve 3-year terms and are eligible for reappointment.
18	2. The term of a circuit judge appointed under par. (a) 5. shall end when such
19	person ceases to be a circuit judge. The term of a prosecutor appointed under par-
20	(a) 6. shall end when such person ceases to be a prosecutor.
21	(d) Officers. The governor shall designate annually one of the members of the
22	commission as chairperson. The commission may elect officers other than a
23	chairperson from among its members as its work requires.

(e) Reimbursement and compensation. Members of the commission shall be

reimbursed for their actual and necessary expenses incurred in the performance of

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their duties. An officer or employee of the state shall be reimbursed by the agency that pays the member's salary. Members who are full-time state officers or employees shall receive no compensation for their services. Other members shall be paid \$25 per day, in addition to their actual and necessary expenses, for each day on which they are actually and necessarily engaged in the performance of their duties. (f) Sunset. This subsection does not apply after December 31, 2007. **Section 14d.** 15.197 (25) (c) of the statutes is amended to read: 15.197 (25) (c) This subsection does not apply beginning on July 1, 2002 2003. **Section 14m.** 16.003 (2) of the statutes is amended to read: 16.003 (2) STAFF. Except as provided in ss. 16.548, 16.57, 978.03 (1), (1m) and (2), 978.04 and 978.05 (8) (b), the secretary shall appoint the staff necessary for performing the duties of the department. All staff shall be appointed under the classified service except as otherwise provided by law. **Section 15.** 16.33 (1) (a) of the statutes is amended to read: 16.33(1) (a) Subject to sub. (2), make grants or loans, directly or through agents designated under s. 16.334, from the appropriation appropriations under s. 20.505 (7) (b) and (i) to persons or families of low or moderate income to defray housing costs of the person or family. **Section 15c.** 16.33 (1) (a) of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read: 16.33 (1) (a) Subject to sub. (2), make grants or loans, directly or through agents designated under s. 16.334, from the appropriations appropriation under s. 20.505 (7) (b) and (j) to persons or families of low or moderate income to defray housing costs of the person or family.

1	Section 16. 16.40 (24) of the statutes, as created by 2001 Wisconsin Act 16, is
2	repealed.
3	Section 20m. 16.548 (1) of the statutes is amended to read:
4	16.548 (1) The department may maintain a federal-state relations office in
5	Washington, D.C., for the purpose of promoting federal-state cooperation, headed by
6	a director. The director and a staff assistant for the office shall be appointed by the
7	governor outside the classified service, subject to the concurrence of the joint
8	committee on legislative organization. The director and staff assistant shall serve
9	at the pleasure of the governor.
10	Section 24. 19.42 (10) (p) of the statutes is created to read:
11	19.42 (10) (p) A member, the executive director, or the deputy director of the
12	sentencing commission.
13	Section 24m. 19.42 (13) (c) of the statutes is amended to read:
14	19.42 (13) (c) All positions identified under s. 20.923 (2), (4), (4g), (6) (f) to (h)
15	(7), and (8) to (10), except clerical positions.
16	Section 25. 19.42 (13) (o) of the statutes is created to read:
17	19.42 (13) (o) The position of member, executive director, or deputy director of
18	the sentencing commission.
19	Section 26. 20.005 (3) (schedule) of the statutes: at the appropriate place
20	insert the following amounts for the purposes indicated:
21	2001-02 2002-03
22	20.285 University of Wisconsin System
23	(1) University education, research and public
24	SERVICE

				2001-02	2002-03
1	(s) Energy costs; public benefits				
2	funding	SEG	A	5,150,000	17,122,600
3	20.370 Natural resources, departm	ent of			
4	(6) Environmental aids				
5	(bw) Wheelchair recycling project	SEG	A	-0-	20,000
6	20.435 Health and family services,	departm	ent		
7	of				
8	(2) CARE AND TREATMENT FACILITIES				
9	(r) Energy costs; public benefits				
10	funding	SEG	A	-0-	600,000
11	20.465 Military affairs, departmen	t of			
12	(1) NATIONAL GUARD OPERATIONS				
13	(r) Energy costs; public benefits				
14	funding	SEG	A	-0-	427,400
15	20.505 Administration, departmen	t of			
16	(4) ATTACHED DIVISIONS AND OTHER BOX	DIES			
17	(dr) Sentencing commission	GPR	A	-0-	284,800
18	(7) Housing assistance				
19	(j) Housing grants and loans; sur-				
20	plus transfer	PR	В	1,500,000	3,300,300

2001-02 2002-03 1 20.765 Legislature 2 **(4)** CAPITOL OFFICES RELOCATION 3 Capitol offices relocation costs GPR (a) В 2,652,000 -0-4 20.855 **Miscellaneous appropriations** 5 **(4)** TAX. ASSISTANCE AND TRANSFER PAYMENTS 6 (v) Transfers to general fund; 7 2001-02 and 2002-03 fiscal 8 SEG Α 4,333,600 6,190,900 years 9 **Section 27.** 20.115 (1) (c) of the statutes, as affected by 2001 Wisconsin Act 38, 10 is repealed. 11 **Section 28.** 20.115 (4) (f) of the statutes is repealed. 12 **Section 29.** 20.143 (1) (en) of the statutes is repealed. 13 **Section 30.** 20.143 (1) (in) of the statutes is repealed. 14 **Section 30m.** 20.245 (1) (a) of the statutes, as affected by 2001 Wisconsin Act 15 16, is amended to read: 16 20.245 (1) (a) General program operations. The amounts in the schedule for 17 general program operations of the historical society, except as provided under par. 18 (ag). 19 **Section 30p.** 20.245 (1) (ag) of the statutes, as created by 2001 Wisconsin Act 20 16, is repealed. 21 **Section 31.** 20.255 (2) (ac) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read: 22

20.255 (2) (ac) *General equalization aids*. A sum sufficient for the payment of educational aids under ss. 121.08, 121.09, 121.095, and 121.105 and subch. VI of ch. 121 equal to \$3,767,893,500 \$4,200,945,900 in the 1999–2000 2002–03 fiscal year, equal to the amount determined by law in the 2003–04 fiscal year and biennially thereafter, and equal to the amount determined by the joint committee on finance under s. 121.15 (3m) (c) in each the 2004–05 fiscal year and biennially thereafter.

SECTION 33. 20.285 (1) (s) of the statutes is created to read:

20.285 (1) (s) Energy costs; public benefits funding. From the utility public benefits fund, the amounts in the schedule to pay for utilities and for fuel, heat, and air conditioning, and to pay costs incurred under ss. 16.858 and 16.895, including all operating costs recommended by the department of administration that result from the installation of pollution abatement equipment in state-owned or state-operated heating, cooling, or power plants, by or on behalf of the board of regents. No moneys may be encumbered from this appropriation after June 30, 2003.

SECTION 34. 20.292 (1) (ep) of the statutes is repealed.

Section 36. 20.370 (1) (fe) 1. of the statutes is amended to read:

20.370 (1) (fe) 1. From the general fund, a sum sufficient in fiscal year 1993–94 and in each fiscal year thereafter that equals the sum of the amount certified in that fiscal year under s. 71.10 (5) (h) 3. for the previous fiscal year and the amounts received under par. (gr) in that fiscal year for the purposes of the endangered resources program, as defined in s. 71.10 (5) (a) 2. The amount appropriated under this subdivision may not exceed \$500,000 in a fiscal year, except that the amount appropriated under this subdivision in fiscal year 2001–02 may not exceed \$482,500 and the amount appropriated under this subdivision in fiscal year 2002–03 may not exceed \$475,000.

1 **SECTION 36b.** 20.370 (1) (kk) of the statutes, as created by 2001 Wisconsin Act 2 16, is amended to read: 3 20.370 (1) (kk) Wild crane study. From the general fund, the amounts in the 4 schedule for the study on crop damage by wild cranes under 2001 Wisconsin Act 16, 5 section 9137 (6f). All moneys transferred from the appropriation account under s. 6 20.505 (8) (hm) 8n. shall be credited to this appropriation account. Notwithstanding 7 s. 20.001 (3) (a), the unencumbered balance on June 30 of each year shall revert to 8 the appropriation account under s. 20.505 (8) (hm). No moneys may be encumbered 9 from this appropriation after June 30, 2003. 10 **Section 36d.** 20.370 (1) (mu) of the statutes is amended to read: 11 20.370 (1) (mu) General program operations — state funds. The amounts in 12 the schedule for general program operations that do not relate to the management 13 and protection of the state's fishery resources under ss. 23.09 to 23.11, 27.01, 30.203, 14 and 30.277, subch. VI of ch. 77, and chs. 26, 28, and 29, to provide funding under 2001 15 Wisconsin Act (this act), section 9137 (1w), and for transfers to the appropriation 16 account under s. 20.285 (1) (kf). 17 **Section 36db.** 20.370 (1) (mu) of the statutes, as affected by 2001 Wisconsin Act (this act), is amended to read: 18 19 20.370 (1) (mu) General program operations — state funds. The amounts in 20 the schedule for general program operations that do not relate to the management 21 and protection of the state's fishery resources under ss. 23.09 to 23.11, 27.01, 30.203 22 and 30.277, subch. VI of ch. 77 and chs. 26, 28 and 29, to provide funding under 2001 23 Wisconsin Act (this act), section 9137 (1w), and for transfers to the appropriation 24 account under s. 20.285 (1) (kf). **Section 36kb.** 20.370 (6) (bw) of the statutes is created to read: 25

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20.370 (6) (bw) Wheelchair recycling project. From the recycling fund, the amounts in the schedule for the wheelchair recycling project under 2001 Wisconsin Act (this act), section 9137 (1q). **Section 36kc.** 20.370 (6) (bw) of the statutes, as created by 2001 Wisconsin Act (this act), is repealed. **Section 38.** 20.435 (2) (r) of the statutes is created to read: 20.435 (2) (r) Energy costs; public benefits funding. From the utility public benefits fund, the amounts in the schedule to be used at mental health institutes and centers for the developmentally disabled to pay for utilities and for fuel, heat, and air conditioning and to pay costs incurred by or on behalf of the department under ss. 16.858 and 16.895. No moneys may be encumbered from this appropriation after June 30, 2003. **Section 39.** 20.435 (5) (fh) of the statutes, as affected by 2001 Wisconsin Act 16, is repealed. **Section 40.** 20.436 (1) (b) of the statutes is created to read: 20.436 (1) (b) Annual transfer from general fund. Annually, beginning on June 15, 2004, a sum sufficient to be transferred to the tobacco control fund equal to \$25,000,000, less the amount transferred from the permanent endowment fund under s. 13.101 (16) (b) in that year. **Section 41.** 20.445 (3) (md) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read: 20.445 (3) (md) Federal block grant aids. The amounts in the schedule, less the amounts withheld under s. 49.143 (3), for aids to individuals or organizations and to be transferred to the appropriation accounts under ss. 20.255 (2) (kh), and (kp),

20.433 (1) (k), 20.434 (1) (kp) and (ky), 20.435 (3) (kc), (kd), (km), and (ky), (5) (ky),

(7) (ky), and (8) (kx), 20.465 (4) (k), and 20.835 (2) (kf). All block grant moneys
received for these purposes from the federal government or any of its agencies, all
moneys transferred under 2001 Wisconsin Act (this act), section 9223 (17), from
the appropriation account under s. 20.435 (7) (o), and all moneys recovered under s.
49.143 (3) shall be credited to this appropriation account.
Section 41r. 20.455 (2) (fm) of the statutes, as affected by 2001 Wisconsin Act
16, is repealed.
Section 42. 20.465 (1) (r) of the statutes is created to read:
20.465 (1) (r) Energy costs; public benefits funding. From the utility public
benefits fund, the amounts in the schedule to be used at military buildings under the
control of the department to pay for utilities and for fuel, heat, and air conditioning
and to pay costs incurred by or on behalf of the department under ss. 16.858 and
16.895. No moneys may be encumbered from this appropriation after June 30, 2003.
Section 43c. 20.465 (4) (c) of the statutes is renumbered 20.465 (4) (ka) and
amended to read:
20.465 (4) (ka) Youth Challenge program; public instruction funds. The
amounts in the schedule All moneys received from the department of public
<u>instruction under s. 121.095</u> , for <u>the</u> operation of the Youth Challenge program under
s. 21.26.
Section 43k. 20.465 (4) (j) of the statutes is created to read:
20.465 (4) (j) Youth Challenge program; county funds. All moneys received
from counties under s. 21.26 (3), for the operation of the Youth Challenge program.
Section 44. 20.505 (1) (fe) of the statutes, as created by 2001 Wisconsin Act
16, is repealed.
SECTION 44d. 20.505 (1) (md) of the statutes is amended to read:

20.505 (1) (md) Oil overcharge restitution funds. All federal moneys received
as oil overcharge funds, as defined in s. 14.065 (1), for expenditure under proposals
approved by the joint committee on finance under s. 14.065, and for transfers under
1993 Wisconsin Act 16, section 9201 (1z), and for allocation under 1999 Wisconsin
Act 113, section 32 (7).
SECTION 45. 20.505 (3) (s) of the statutes, as affected by 2001 Wisconsin Act 16,
is amended to read:
20.505 (3) (s) Energy conservation and efficiency and renewable resource
grants. From the utility public benefits fund, a sum sufficient equal to the difference
between the unencumbered balance in the utility public benefits fund on the effective
date of this paragraph [revisor inserts date], and the sum of the amounts shown
in the schedule under s. 20.005 (3) for the appropriations under pars. (r) and (rr) and
the amounts appropriated under ss. 20.285 (1) (s), 20.435 (2) (r), 20.465 (1) (r), and
20.505 (3) (q), for energy conservation and efficiency and renewable resource grants
under s. $16.957(2)(b)$ 1. and to make the transfer to the air quality improvement fund
under s. 16.958 (2) (a).
Section 46. 20.505 (3) (s) of the statutes, as affected by 2001 Wisconsin Act
(this act), is repealed and recreated to read:
20.505 (3) (s) Energy conservation and efficiency and renewable resource
grants. From the utility public benefits fund, a sum sufficient for energy
conservation and efficiency and renewable resource grants under s. 16.957 (2) (b) 1
and to make the transfer to the air quality improvement fund under s. 16.958 (2) (a)
SECTION 47. 20.505 (4) (dr) of the statutes is created to read:

20.505 (4) (dr) Sentencing commission. The amounts in the schedule for the
general program operations of the sentencing commission. No money may be
encumbered from the appropriation under this paragraph after December 31, 2007.
Section 48. 20.505 (4) (mr) of the statutes is created to read:
20.505 (4) (mr) Sentencing commission; federal aid. All moneys received as
federal aid as authorized by the governor under s. 16.54 to carry out the purposes for
which the aid is provided. No money may be encumbered from the appropriation
under this paragraph after December 31, 2007.
SECTION 51. 20.505 (7) (b) (title) of the statutes is amended to read:
20.505 (7) (b) (title) Housing grants and loans; general purpose revenue.
Section 52. 20.505 (7) (j) of the statutes is created to read:
20.505 (7) (j) Housing grants and loans; surplus transfer. Biennially, the
amounts in the schedule for grants and loans under s. 16.33 and for grants under s.
16.336. All moneys received from the Wisconsin Housing and Economic
Development Authority under s. 234.165 (3) shall be credited to this appropriation
account.
Section 52c. 20.505 (7) (j) of the statutes, as created by 2001 Wisconsin Act
(this act), is repealed.
SECTION 52g. 20.505 (8) (b) of the statutes, as created by 2001 Wisconsin Act
16, is repealed.
Section 52m. 20.765 (4) of the statutes is created to read:
20.765 (4) Capitol offices relocation costs. The
amounts in the schedule for office relocation costs related to the assembly, senate,
and legislative service agencies. Expenditures from this appropriation may be made

1	only with the approval of the cochairpersons of the joint committee on legislative
2	organization.
3	Section 53. 20.835 (1) (b) of the statutes is amended to read:
4	20.835 (1) (b) Small municipalities shared revenue. A sum sufficient to make
5	the payments under s. 79.03 (3c). No moneys may be encumbered or expended from
6	this appropriation after December 31, 2003.
7	Section 54. 20.835 (1) (c) of the statutes is amended to read:
8	20.835 (1) (c) Expenditure restraint program account. A sum sufficient to make
9	the payments under s. 79.05. No moneys may be encumbered or expended from this
10	appropriation after December 31, 2003.
11	Section 55. 20.835 (1) (d) of the statutes is amended to read:
12	20.835 (1) (d) Shared revenue account. A sum sufficient to meet the
13	requirements of the shared revenue account established under s. 79.01 (2) to provide
14	for the distributions from the shared revenue account to counties, towns, villages,
15	and cities under ss. 79.03, 79.04, and 79.06. No moneys may be encumbered or
16	expended from this appropriation after December 31, 2003.
17	Section 55b. 20.835 (1) (db) of the statutes is created to read:
18	20.835 (1) (db) County and municipal aid account. Beginning in 2003, a sum
19	sufficient to make payments to counties, towns, villages, and cities under s. 79.035.
20	Section 55d. 20.835 (1) (dm) of the statutes is created to read:
21	20.835 (1) (dm) Public utility distribution account. Beginning in 2004, a sum
22	sufficient to make the payments under s. 79.04 (4), (6), and (7).
23	Section 56. 20.835 (1) (f) of the statutes is amended to read:

20.835 (1) (f) County mandate relief account. A sum sufficient to make the
payments to counties under s. 79.058. No moneys may be encumbered or expended
from this appropriation after December 31, 2003.
Section 58. 20.855 (4) (f) of the statutes is amended to read:
20.855 (4) (f) Supplemental title fee matching. From the general fund, a sum
sufficient equal to the amount of supplemental title fees collected under ss. 101.9208
(1) (dm) and 342.14 (3m), as determined under s. 85.037, less \$555,000, to be
transferred to the environmental fund on October 1 annually.
Section 59. 20.855 (4) (rb) of the statutes is created to read:
20.855 (4) (rb) Shared revenue payment. From the permanent endowment
fund, a sum sufficient to make the payments under s. 79.02 (3).
Section 60. 20.855 (4) (rb) of the statutes, as created by 2001 Wisconsin Act
(this act), is repealed.
Section 61. 20.855 (4) (rh) of the statutes, as created by 2001 Wisconsin Act
16, is amended to read:
20.855 (4) (rh) Annual transfer from permanent endowment fund to general
fund. From the permanent endowment fund, to be transferred to the general fund,
a sum sufficient equal to the amount that is required to be transferred to the general
fund <u>under s. 13.101 (16)</u> .
Section 63. 20.855 (4) (v) of the statutes is created to read:
20.855 (4) (v) Transfers to general fund; 2001-02 and 2002-03 fiscal years.
From the transportation fund, the amounts in the schedule to be transferred to the
general fund.
Section 64. $20.855~(4)~(v)$ of the statutes, as created by $2001~Wisconsin~Act~$
(this act), is repealed.

Section 64r. 20.866 (2) (tm) of the statutes is amended to read:

20.866 (2) (tm) Natural resources; pollution abatement and sewage collection facilities, ORAP funding. From the capital improvement fund, a sum sufficient to the department of natural resources to acquire, construct, develop, enlarge or improve point source water pollution abatement facilities and sewage collection facilities under ss. 281.55 and 281.56. The state may contract public debt in an amount not to exceed \$146,850,000 \$145,060,325 for this purpose. Of this amount, \$5,000,000 is allocated for point source water pollution abatement facilities and sewage collection facilities under s. 281.56.

Section 65. 20.866 (2) (xc) of the statutes is amended to read:

20.866 (2) (xc) Building commission; refunding tax-supported general obligation debt. From the capital improvement fund, a sum sufficient to refund the whole or any part of any unpaid indebtedness used to finance facilities in which general obligation bonds are paid from general purpose revenue. The state may contract public debt in an amount not to exceed \$2,125,000,000 \$2,102,086,430 for this purpose. Such indebtedness shall be construed to include any premium and interest payable with respect thereto. Debt incurred by this paragraph shall be repaid under the appropriations providing for the retirement of public debt incurred for tax-supported facilities in proportional amounts to the purposes for which the debt was refinanced. It is the intent of the legislature that this refunding authority only be used if the true interest costs to the state can be reduced.

Section 66. 20.866 (2) (xd) of the statutes is amended to read:

20.866 (2) (xd) Building commission; refunding self-amortizing general obligation debt. From the capital improvement fund, a sum sufficient to refund the whole or any part of any unpaid indebtedness used to finance facilities in which

general obligation bonds are repaid from program revenues or segregated funds. The state may contract public debt in an amount not to exceed \$275,000,000 \$272,863,033 for this purpose. Such indebtedness shall be construed to include any premium and interest payable with respect thereto. Debt incurred by this paragraph shall be repaid under the appropriations providing for the retirement of public debt incurred for self-amortizing facilities in proportional amounts to the purposes for which the debt was refinanced. It is the intent of the legislature that this refunding authority only be used if the true interest costs to the state can be reduced.

SECTION 67. 20.866 (2) (xe) (title) of the statutes, as created by 2001 Wisconsin Act 16, is amended to read:

20.866 **(2)** (xe) (title) Building commission; refunding tax-supported and self-amortizing general obligation debt <u>incurred before June 30, 2003</u>.

Section 68. 20.866 (2) (xm) of the statutes is created to read:

20.866 (2) (xm) Building commission; refunding tax-supported and self-amortizing general obligation debt. From the capital improvement fund, a sum sufficient to refund the whole or any part of any unpaid indebtedness used to finance tax-supported or self-amortizing facilities. In addition to the amount that may be contracted under par. (xe), the state may contract public debt in an amount not to exceed \$440,000,000 for this purpose. Such indebtedness shall be construed to include any premium and interest payable with respect thereto. Debt incurred by this paragraph shall be repaid under the appropriations providing for the retirement of public debt incurred for tax-supported and self-amortizing facilities in proportional amounts to the purposes for which the debt was refinanced. No moneys may be expended under this paragraph unless the true interest costs to the state can be reduced by the expenditure.

1	Section 69. 20.923 (4) (b) 7. of the statutes is created to read:
2	20.923 (4) (b) 7. Sentencing commission: executive director.
3	Section 69g. 20.923 (4) (c) 1. of the statutes is repealed.
4	Section 69r. 20.923 (6) (ah) of the statutes is repealed.
5	Section 71. 20.923 (6) (hr) of the statutes is created to read:
6	20.923 (6) (hr) Sentencing commission: deputy director.
7	Section 71g. 20.923 (16) of the statutes is amended to read:
8	20.923 (16) Overtime and compensatory time exclusion. The salary paid to
9	any person whose position is included under subs. (2), (4), (4g), (5), (7), and (8) to (12)
10	is deemed to compensate that person for all work hours. No overtime compensation
11	may be paid, and no compensatory time under s. 103.025 may be provided, to any
12	such person for hours worked in any workweek in excess of the standard basis of
13	employment as specified in s. 230.35 (5) (a).
14	Section 71m. 20.924 (4) of the statutes, as affected by 2001 Wisconsin Act 16,
15	is amended to read:
16	20.924 (4) In addition to the authorized building program for the historical
17	society, the society may expend any funds which are made available from the
18	appropriations under s. 20.245 (1) (ag) $\underline{(a)}$, (g), (h), (m), and (n).
19	Section 72c. 21.26 of the statutes is renumbered 21.26 (1).
20	Section 72d. 21.26 (2) of the statutes is created to read:
21	21.26 (2) Annually, the department of military affairs shall do all of the
22	following:
23	(a) Calculate 40% of the average cost per pupil attending the Youth Challenge

program and report this information to the department of public instruction.

(b) Notwithstanding s. 118.125, report to each school district in which a pupil attending the program is enrolled the pupil's name and the name and address of the pupil's custodial parent or guardian.

Section 72e. 21.26 (3) of the statutes is created to read:

21.26 (3) Based on the information received under s. 121.095 (3), if the department of military affairs determines that a pupil attending the Youth Challenge program is enrolled in a school district that had its state aid reduced by the amount under s. 121.095 (1) (b) 2., the county in which the pupil's custodial parent or guardian resided at the time of the pupil's attendance in the program shall pay to the state, from the funds received under s. 20.410 (3) (cd) and (ko), the difference between the amount under s. 121.095 (1) (b) 2. and the amount calculated under sub. (2) (a). The pupil's custodial parent or guardian is the person who claims the pupil as a dependent under section 151 (c) of the Internal Revenue Code on his or her tax return. The department shall notify the county where a pupil resides of the amount that the county is required to pay to the state.

SECTION 72g. 23.0917 (4) (cm) 7. of the statutes is created to read:

23.0917 (4) (cm) 7. Development of a wildlife rehabilitation center under s. 23.197 (10).

Section 72k. 23.0917 (7) (e) of the statutes is amended to read:

23.0917 (7) (e) For any land for which moneys are proposed to be obligated from the appropriation under s. 20.866 (2) (ta) in order to provide a grant or state aid to a governmental unit under s. 23.09 (19), (20), or (20m) or 30.277 or to a nonprofit conservation organization under s. 23.096, the <u>department shall use at least 2</u> appraisals to determine the fair market value of the land. The governmental unit or nonprofit conservation organization shall submit to the department two

appraisals if the department estimates that the fair market value of the land exceeds \$200,000 one appraisal that is paid for by the governmental unit or nonprofit conservation organization. The department shall obtain its own independent appraisal. The department may also require that the governmental unit or nonprofit conservation organization submit a 3rd independent appraisal. The department shall reimburse the governmental unit or nonprofit conservation organization up to 50% of the costs of the 3rd appraisal as part of the acquisition costs of the land if the land is acquired by the governmental unit or nonprofit conservation organization with moneys obligated from the appropriation under s. 20.866 (2) (ta). This paragraph does not apply if the fair market value of the land is estimated by the department to be \$200,000 or less.

Section 72m. 23.155 of the statutes is created to read:

23.155 Contracts to sell or exchange state-owned land under the jurisdiction of the department. (1) In this section, "department land" means an area of land that is owned by the state, that is under the jurisdiction of the department, and that is used for one of the purposes described in s. 23.09 (2) (d) 1., 2., 3., 6., 7., 8., 10., 11., 12., 13., 14., 15., or 16.

(2) The department may not enter into a contract to sell or exchange department land that has a fair market value in excess of \$75,000 unless the department first notifies the joint committee on finance in writing of the proposed contract. If the cochairpersons of the committee do not notify the department within 14 working days after the date of the department's notification that the committee has scheduled a meeting to review the proposed contract, the department may enter into the contract. If, within 14 working days after receiving the notification from the department, the cochairpersons of the committee notify the department that the

committee has scheduled a meeting to review the proposed contract, the department may enter into the contract only on the approval of the committee.

- (3) The joint committee on finance may approve a contract under sub. (2) to sell department land only if the committee determines that the level of reimbursement to be received by the state adequately reimburses the state for its cost in acquiring and developing the department land. The joint committee on finance may approve a contract under sub. (2) to exchange department land for other land only if the committee determines that the value of the land to be received by the state in the exchange adequately reflects the state's cost in acquiring and developing the department land.
- (4) The approval process under subs. (2) and (3) is in addition to any approval process that may apply to the sale or exchange of the department land under s. 13.48 (14) (d).

SECTION 72p. 23.197 (6g) of the statutes is created to read:

23.197 **(6g)** PLOVER RIVER; CONSERVATION EASEMENTS. From the appropriation under s. 20.866 (2) (ta), the department shall provide funding in the amount of \$250,000 to acquire conservation easements along the Plover River in Marathon County and Portage County. For the purposes of s. 23.0917, moneys provided under this subsection from the appropriation under s. 20.866 (2) (ta) shall be treated as moneys obligated under the subprogram for land acquisition.

Section 72r. 23.197 (10) of the statutes is created to read:

23.197 (10) WILDLIFE REHABILITATION CENTER. From the appropriation under s. 20.866 (2) (ta), the department shall provide \$500,000 to the Wisconsin Humane Society in Milwaukee for the development of an outdoor center to be used for the rehabilitation of wildlife. For purposes of s. 23.0917, the moneys provided under this

subsection shall be treated as moneys obligated from either or both of the subprograms under s. 23.0917 (3) and (4).

SECTION 73. 23.33 (13) (cg) of the statutes is amended to read:

23.33 (13) (cg) Penalties related to causing death or injury; interference with signs and standards. A person who violates sub. (8) (f) 1. shall be fined not more than \$10,000 or imprisoned for not more than 3 years or both is guilty of a Class H felony if the violation causes the death or injury, as defined in s. 30.67 (3) (b), of another person.

SECTION 81. 25.66 (1) (e) of the statutes is created to read:

25.66 (1) (e) Beginning in fiscal year 2003–04, all moneys transferred from the general fund under s. 20.436 (1) (b).

Section 82. 25.69 of the statutes, as created by 2001 Wisconsin Act 16, is amended to read:

25.69 Permanent endowment fund. There is established a separate nonlapsible trust fund designated as the permanent endowment fund, consisting of all of the proceeds from the sale of the state's right to receive payments under the Attorneys General Master Tobacco Settlement Agreement of November 23, 1998, and all investment earnings on the proceeds. Moneys in the permanent endowment fund shall be used only to make the transfers under s. 20.855 (4) (rc), (rh), (rp), and (rv) and to make the appropriation under s. 20.855 (4) (rb).

SECTION 83. 25.69 of the statutes, as affected by 2001 Wisconsin Acts 16 and (this act), is repealed and recreated to read:

25.69 Permanent endowment fund. There is established a separate nonlapsible trust fund designated as the permanent endowment fund, consisting of all of the proceeds from the sale of the state's right to receive payments under the

Attorneys General Master Tobacco Settlement Agreement of November 23, 1998,
and all investment earnings on the proceeds. Moneys in the permanent endowment
fund shall be used only to make the transfers under ss. $13.101\ (16)$ and $20.855\ (4)\ (rh)$.
Section 84. 26.14 (8) of the statutes is amended to read:
26.14 (8) Any person who intentionally sets fire to the land of another or to a
marsh shall be fined not more than \$10,000 or imprisoned for not more than 7 years
and 6 months or both is guilty of a Class H felony.
Section 84g. 26.145 (2m) of the statutes is created to read:
26.145 (2m) Effect of other financial assistance. The department may
consider any cost which has been or will be paid or reimbursed from moneys received
under another federal or state financial assistance program as an ineligible cost for
the purposes of calculating the amount of a grant under sub. (1), except that the
department shall consider any cost that has been or will be paid or reimbursed from
moneys received under s. 101.573 (3) as an eligible cost for the purposes of calculating
the amount of a grant under sub. (1).
Section 84h. 26.145 (2m) of the statutes, as created by 2001 Wisconsin Act
(this act) is repealed.
SECTION 85. 29.971 (1) (c) of the statutes is amended to read:
29.971 (1) (c) For A person having fish in his or her possession in violation of
this chapter and is guilty of a Class I felony if the value of the fish under par. (d)
exceeds \$1,000, by a fine of not more than \$10,000 or imprisonment for not more than
3 years or both.
Section 86. 29.971 (1m) (c) of the statutes is amended to read:

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29.971 (1m) (c) For A person possessing clams in violation of s. 29.537, is guilty of a Class I felony if the value of the clams under par. (d) exceeds \$1,000, by a fine of not more than \$10,000 or imprisonment for not more than 3 years or both. **Section 87.** 29.971 (11m) (a) of the statutes is amended to read: 29.971 (11m) (a) For shooting, shooting at, killing, taking, catching or possessing a bear without a valid Class A bear license, or for possessing a bear which does not have a carcass tag attached or possessing a bear during the closed season, by a fine of not less than \$1,000 nor more than \$2,000 or by imprisonment for not more than 6 months or both for the first violation, or by a fine of not more than \$5,000 \$10,000 or imprisonment for not more than 2 years 9 months or both for any subsequent violation, and, in addition, the court shall revoke all hunting approvals issued to the person under this chapter and shall prohibit the issuance of any new hunting approval under this chapter to the person for 3 years. **SECTION 88.** 29.971 (11p) (a) of the statutes is amended to read: 29.971 (11p) (a) For entering the den of a hibernating black bear and harming the bear, by a fine of not more than \$10,000 or imprisonment for not more than 2 years 9 months or both. **Section 89.** 30.80 (2g) (b) of the statutes is amended to read: 30.80 (2g) (b) Shall be fined not less than \$300 nor more than \$5,000 \$10,000 or imprisoned for not more than 2 years 9 months or both if the accident involved injury to a person but the person did not suffer great bodily harm. **Section 90.** 30.80 (2g) (c) of the statutes is amended to read: 30.80 (2g) (c) Shall be fined not more than \$10,000 or imprisoned for not more

than 3 years or both Is guilty of a Class I felony if the accident involved injury to a

person and the person suffered great bodily harm.

Section 91. 30.80 (2g) (d) of the statutes is amended to read:

30.80 (2g) (d) Shall be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both Is guilty of a Class H felony if the accident involved death to a person.

Section 92. 30.80 (3m) of the statutes is amended to read:

30.80 (3m) Any person violating s. 30.547 (1), (3) or (4) shall be fined not more than \$5,000 or imprisoned not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 93. 36.25 (6) (d) of the statutes is amended to read:

36.25 **(6)** (d) Any officer, agent, clerk or employee of the survey or department of revenue who makes known to any person except the officers of the survey or department of revenue, in any manner, any information given to such person in the discharge of such person's duties under par. (c), which information was given to such person with the request that it not be made known, upon conviction thereof, shall be fined not less than \$50 nor more than \$500 or imprisoned for not less than one month nor more than 3 years is guilty of a Class I felony. This paragraph shall not prevent the use for assessment purposes of any information obtained under this subsection.

SECTION 94. 38.04 (9) of the statutes is amended to read:

38.04 (9) Training programs for fire fighters. In order to promote safety to life and property, the board may establish and supervise training programs in fire prevention and protection. The training programs shall include training in responding to acts of terrorism, as defined in s. 146.50 (1) (ag), and shall be available to members of volunteer and paid fire departments maintained by public and private agencies, including industrial plants. No training program required for participation in structural fire fighting that is offered to members of volunteer and

paid fire departments maintained by public agencies may require more than 60 hours of training.

SECTION 98. 38.28 (1m) (a) 1. of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

38.28 (1m) (a) 1. "District aidable cost" means the annual cost of operating a technical college district, including debt service charges for district bonds and promissory notes for building programs or capital equipment, but excluding all expenditures relating to auxiliary enterprises and community service programs, all expenditures funded by or reimbursed with federal revenues, all receipts under sub. (6) and ss. 38.12 (9), 38.14 (3) and (9), 118.15 (2) (a), 118.55 (7r), and 146.55 (5), all receipts from grants awarded under ss. 38.04 (8), (19), (20), and (31), 38.14 (11), 38.26, 38.27, 38.305, 38.31, 38.33, and 38.38, all fees collected under s. 38.24, and driver education and chauffeur training aids.

Section 99. 38.305 of the statutes, as affected by 2001 Wisconsin Act 16, is repealed.

Section 100g. 40.02 (30) of the statutes is amended to read:

40.02 (30) "Executive participating employee" means a participating employee in a position designated under s. 19.42 (10) (L) or 20.923 (4), (4g), (7), (8), or (9) or authorized under s. 230.08 (2) (e) during the time of employment. All service credited prior to May 17, 1988, as executive service as defined under s. 40.02 (31), 1985 stats., shall continue to be treated as executive service as defined under s. 40.02 (31), 1985 stats., but no other service rendered prior to May 17, 1988, may be changed to executive service as defined under s. 40.02 (31), 1985 stats.

Section 100m. 44.015 (5m) of the statutes is created to read:

1	44.015 (5m) Except as otherwise provided by law, establish fees for services or
2	products or for admission to venues.
3	SECTION 100p. 46.286 (3m) of the statutes is created to read:
4	46.286 (3m) Information about family care enrollees. (a) In this subsection:
5	1. "Disability insurance policy" has the meaning given in s. 632.895 (1) (a).
6	2. "Insurer" has the meaning given in s. 600.03 (27).
7	(b) An insurer that issues or delivers a disability insurance policy that provides
8	coverage to a resident of this state shall provide to the department, upon the
9	department's request, information contained in the insurer's records regarding all
10	of the following:
11	1. Information that the department needs to identify enrollees of family care
12	who satisfy any of the following:
13	a. Are eligible for benefits under a disability insurance policy.
14	b. Would be eligible for benefits under a disability insurance policy if the
15	enrollee were enrolled as a dependent of a person insured under the disability
16	insurance policy.
17	2. Information required for submittal of claims under the insurer's disability
18	insurance policy.
19	3. The types of benefits provided by the disability insurance policy.
20	(c) Upon requesting an insurer to provide the information under par. (b), the
21	department shall enter into a written agreement with the insurer that satisfies all
22	of the following:
23	1. Identifies in detail the information to be disclosed.
24	2. Includes provisions that adequately safeguard the confidentiality of the
25	information to be disclosed.

- (d) 1. An insurer shall provide the information requested under par. (b) within 180 days after receiving the department's request if it is the first time that the department has requested the insurer to disclose information under this subsection.
- 2. An insurer shall provide the information requested under par. (b) within 30 days after receiving the department's request if the department has previously requested the insurer to disclose information under this subsection.
- 3. If an insurer fails to comply with subd. 1. or 2., the department may notify the commissioner of insurance, and the commissioner of insurance may initiate enforcement proceedings against the insurer under s. 601.41 (4) (a).

Section 101. 47.03 (3) (d) of the statutes is amended to read:

47.03 (3) (d) Any person who violates this subsection shall be fined not more than \$1,000 \$10,000 or imprisoned for not more than 2 years 9 months or both.

Section 102. 48.355 (2d) (b) 3. of the statutes is amended to read:

48.355 (2d) (b) 3. That the parent has committed a violation of s. 940.19 (3), 1999 stats., a violation of s. 940.19 (2), (3), (4) or (5), 940.225 (1) or (2), 948.02 (1) or (2), 948.025 or 948.03 (2) (a) or (3) (a) or a violation of the law of any other state or federal law, if that violation would be a violation of s. 940.19 (2), (3), (4) or (5), 940.225 (1) or (2), 948.02 (1) or (2), 948.025 or 948.03 (2) (a) or (3) (a) if committed in this state, and that the violation resulted in great bodily harm, as defined in s. 939.22 (14), or in substantial bodily harm, as defined in s. 939.22 (38), to the child or another child of the parent.

SECTION 103. 48.415 (9m) (b) 2. of the statutes is amended to read:

48.415 **(9m)** (b) 2. The commission of <u>a violation of s. 940.19 (3), 1999 stats.</u>, a violation of s. 940.19 (2), (3), (4) or (5), 940.225 (1) or (2), 948.02 (1) or (2), 948.025, 948.03 (2) (a) or (3) (a), 948.05, 948.06 or 948.08 or a violation of the law of any other

state or federal law, if that violation would be a violation of s. 940.19 (2), (3), (4) or (5), 940.225 (1) or (2), 948.02 (1) or (2), 948.025, 948.03 (2) (a) or (3) (a), 948.05, 948.06 or 948.08 if committed in this state.

Section 104. 48.417 (1) (d) of the statutes is amended to read:

48.417 (1) (d) A court of competent jurisdiction has found that the parent has committed a violation of s. 940.19 (3), 1999 stats., a violation of s. 940.19 (2), (3), (4) or (5), 940.225 (1) or (2), 948.02 (1) or (2), 948.025 or 948.03 (2) (a) or (3) (a) or a violation of the law of any other state or federal law, if that violation would be a violation of s. 940.19 (2), (3), (4) or (5), 940.225 (1) or (2), 948.02 (1) or (2), 948.025 or 948.03 (2) (a) or (3) (a) if committed in this state, and that the violation resulted in great bodily harm, as defined in s. 939.22 (38), to the child or another child of the parent.

SECTION 110. 48.57 (3p) (g) 2. of the statutes is amended to read:

48.57 (**3p**) (g) 2. The person has had imposed on him or her a penalty specified in <u>s. 939.64</u>, 1999 stats., or <u>s. 939.641</u>, 1999 stats., or <u>s. 939.621</u>, 939.621, 939.63, 939.64, 939.641 or 939.645 or has been convicted of a violation of the law of any other state or federal law under circumstances under which the person would be subject to a penalty specified in any of those sections if convicted in this state.

Section 111. 48.685 (1) (c) of the statutes is amended to read:

48.685 (1) (c) "Serious crime" means <u>a violation of s. 940.19 (3), 1999 stats.</u>, a violation of s. 940.01, 940.02, 940.03, 940.05, 940.12, 940.19 (2), (3), (4), (5) or (6), 940.22 (2) or (3), 940.225 (1), (2) or (3), 940.285 (2), 940.29, 940.295, 948.02 (1) or (2), 948.025, 948.03 (2), 948.05, 948.055, 948.06, 948.07, 948.08, 948.11 (2) (a) or (am), 948.12, 948.13, 948.21 (1) or 948.30 or a violation of the law of any other state or United States jurisdiction that would be a violation of s. 940.19 (3), 1999 stats., or

1	a violation of s. 940.01, 940.02, 940.03, 940.05, 940.12, 940.19 (2), (3), (4), (5) or (6),
2	$940.22\ (2)\ or\ (3),\ 940.225\ (1),\ (2)\ or\ (3),\ 940.285\ (2),\ 940.29,\ 940.295,\ 948.02\ (1)\ or\ (2),\ (2)\ or\ (3),\ (2)\ or\ (3),\$
3	948.025, 948.03 (2), 948.05, 948.055, 948.06, 948.07, 948.08, 948.11 (2) (a) or (am),
4	948.12, 948.13, 948.21 (1) or 948.30 if committed in this state.
5	Section 112. 48.685 (5) (bm) 2. of the statutes is amended to read:
6	48.685 (5) (bm) 2. A violation of <u>s. 940.19 (3), 1999 stats.</u> , or of s. 940.19 (2), (3),
7	(4), (5) or (6) or 940.20 (1) or $(1m)$, if the victim is the spouse of the person.
8	Section 113. 48.685 (5) (bm) 3. of the statutes is amended to read:
9	48.685 (5) (bm) 3. A violation of <u>s. 943.23 (1m) or (1r), 1999 stats.</u> , or of s. 940.01,
10	$940.02,940.03,940.05,940.06,940.21,940.225(1),(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.23,940.305,940.31,(2)\mathrm{or}(3),940.33,(2)\mathrm{or}(3),940.33,(2)\mathrm{or}(3),940.33,(2)\mathrm{or}(3),940.33,(2)\mathrm{or}(3),(2)o$
11	$941.20\ (2)\ or\ (3),\ 941.21,\ 943.10\ (2),\ 943.23\ (1g),\ (1m)\ or\ (1r)\ or\ 943.32\ (2).$
12	Section 114. 48.685 (5) (bm) 4. of the statutes is amended to read:
13	48.685 (5) (bm) 4. A violation of <u>s. 940.19 (3), 1999 stats.</u> , or of s. 940.19 (2), (3),
14	(4), (5) or (6), 940.20, 940.203, 940.205 or 940.207 or an offense under ch. 961 that
15	is a felony, if committed not more than 5 years before the date of the investigation
16	under sub. (2) (am).
17	Section 115. 49.141 (7) (a) of the statutes is amended to read:
18	49.141 (7) (a) A person who is convicted of violating sub. (6) in connection with
19	the furnishing by that person of items or services for which payment is or may be
20	made under Wisconsin works may be fined not more than \$25,000 or imprisoned for
21	not more than 7 years and 6 months or both is guilty of a Class H felony.
22	SECTION 116. 49.141 (7) (b) of the statutes is amended to read:
23	49.141 (7) (b) A person, other than a person under par. (a), who is convicted of
24	violating sub. (6) may be fined not more than \$10,000 or imprisoned for not more than
25	2 years 9 months or both.

SECTION 117. 49.141 (9) (a) of the statutes is amended to read:

49.141 (9) (a) Whoever solicits or receives any remuneration in cash or in–kind, in return for referring an individual to a person for the furnishing or arranging for the furnishing of any item or service for which payment may be made in whole or in part under Wisconsin works, or in return for purchasing, leasing, ordering, or arranging for or recommending purchasing, leasing, or ordering any good, facility, service, or item for which payment may be made in whole or in part under Wisconsin works, is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$25,000 or imprisoned for not more than 7 years and 6 months or both.

SECTION 118. 49.141 (9) (b) of the statutes is amended to read:

49.141 (9) (b) Whoever offers or pays any remuneration in cash or in–kind to any person to induce the person to refer an individual to a person for the furnishing or arranging for the furnishing of any item or service for which payment may be made in whole or in part under Wisconsin works, or to purchase, lease, order, or arrange for or recommend purchasing, leasing, or ordering any good, facility, service or item for which payment may be made in whole or in part under any provision of Wisconsin works, is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$25,000 er imprisoned for not more than 7 years and 6 months or both.

Section 119. 49.141 (10) (b) of the statutes is amended to read:

49.141 (10) (b) A person who violates this subsection is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$25,000 or imprisoned for not more than 7 years and 6 months or both.

SECTION 119m. 49.175 (1) (zh) 2. of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

49.175 (1) (zh) 2. 'Taxable years 1999 and thereafter.' For the transfer of moneys from the appropriation account under s. 20.445 (3) (md) to the appropriation account under s. 20.835 (2) (kf) for the earned income tax credit, \$51,244,500 in fiscal year 2001-02 and \$52,200,000 \$55,160,000 in fiscal year 2002-03.

SECTION 120. 49.195 (3n) (k) of the statutes is amended to read:

49.195 (3n) (k) Any person who removes, deposits or conceals or aids in removing, depositing or concealing any property upon which a levy is authorized under this subsection with intent to evade or defeat the assessment or collection of any debt may be fined not more than \$5,000 or imprisoned for not more than 4 years and 6 months or both, is guilty of a Class H felony and shall be liable to the state for assessed the costs of prosecution.

SECTION 121. 49.195 (3n) (r) of the statutes is amended to read:

49.195 (3n) (r) No employer may discharge or otherwise discriminate with respect to the terms and conditions of employment against any employee by reason of the fact that his or her earnings have been subject to levy for any one levy or because of compliance with any provision of this subsection. Any person who violates this paragraph may be fined not more than \$1,000 or imprisoned for not more than 2 years or both is guilty of a Class I felony.

Section 122. 49.45 (49) of the statutes is created to read:

49.45 (49) Prescription drug prior authorization. (a) The secretary shall exercise his or her authority under s. 15.04 (1) (c) to create a prescription drug prior authorization committee to advise the department on issues related to prior authorization decisions made concerning presciption drugs on behalf of medical

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- 1 assistance recipients. The secretary shall appoint as members at least all of the following:
 - 1. Two physicians, as defined in s. 448.01 (5), who are currently in practice.
 - 2. Two pharmacists, as defined in s. 450.01 (15).
 - 3. One advocate for recipients of medical assistance who has sufficient medical background, as determined by the department, to evaluate a prescription drug's clinical effectiveness.
 - (b) The prescription drug prior authorization committee shall accept information or commentary from representatives of the pharmaceutical manufacturing industry in the committee's review of prior authorization policies.

Section 123. 49.49 (1) (b) 1. of the statutes is amended to read:

49.49 (1) (b) 1. In the case of such a statement, representation, concealment, failure, or conversion by any person in connection with the furnishing by that person of items or services for which medical assistance is or may be made, a person convicted of violating this subsection is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$25,000 or imprisoned for not more than 7 years and 6 months or both.

Section 124. 49.49 (2) (a) of the statutes is amended to read:

49.49 (2) (a) Solicitation or receipt of remuneration. Any person who solicits or receives any remuneration, including any kickback, bribe, or rebate, directly or indirectly, overtly or covertly, in cash or in kind, in return for referring an individual to a person for the furnishing or arranging for the furnishing of any item or service for which payment may be made in whole or in part under a medical assistance program, or in return for purchasing, leasing, ordering, or arranging for or

recommending purchasing, leasing, or ordering any good, facility, service, or item for which payment may be made in whole or in part under a medical assistance program, is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$25,000 or imprisoned for not more than 7 years and 6 months or both.

SECTION 125. 49.49 (2) (b) of the statutes is amended to read:

49.49 (2) (b) Offer or payment of remuneration. Whoever offers or pays any remuneration including any kickback, bribe, or rebate directly or indirectly, overtly or covertly, in cash or in kind to any person to induce such person to refer an individual to a person for the furnishing or arranging for the furnishing of any item or service for which payment may be made in whole or in part under a medical assistance program, or to purchase, lease, order, or arrange for or recommend purchasing, leasing, or ordering any good, facility, service or item for which payment may be made in whole or in part under a medical assistance program, is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$25,000 or imprisoned for not more than 7 years and 6 months or both.

Section 126. 49.49 (3) of the statutes is amended to read:

49.49 (3) Fraudulent certification of facilities. No person may knowingly and wilfully make or cause to be made, or induce or seek to induce the making of, any false statement or representation of a material fact with respect to the conditions or operation of any institution or facility in order that such institution or facility may qualify either upon initial certification or upon recertification as a hospital, skilled nursing facility, intermediate care facility, or home health agency. Violators of A person who violates this subsection is guilty of a Class H felony, except that,

notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$25,000 or imprisoned for not more than 7 years and 6 months or both.

Section 127. 49.49 (3m) (b) of the statutes is amended to read:

49.49 (3m) (b) A person who violates this subsection is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$25,000 or imprisoned for not more than 7 years and 6 months or both.

Section 128. 49.49 (4) (b) of the statutes is amended to read:

49.49 (4) (b) A person who violates this subsection is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$25,000 or imprisoned for not more than 7 years and 6 months or both.

SECTION 128m. 49.665 (4) (at) 1. b. of the statutes is amended to read:

49.665 (4) (at) 1. b. The department may not lower the maximum income level for initial eligibility unless the department first submits to the joint committee on finance its plans a plan for lowering the maximum income level and the committee approves the plan. If, within 14 days after submitting the plan the date on which the plan is submitted to the joint committee on finance, the cochairpersons of the committee do not notify the secretary that the committee has scheduled a meeting for the purpose of reviewing the plan, the department shall implement the plan is considered approved by the committee as proposed. If, within 14 days after the date on which the plan is submitted to the committee, the cochairpersons of the committee notify the secretary that the committee has scheduled a meeting to review the plan, the department may implement the plan only as approved by the committee.

SECTION 128n. 49.665 (4) (at) 1. cm. of the statutes is created to read:

49.665 (4) (at) 1. cm. Notwithstanding s. 20.001 (3) (b), if, after reviewing the plan submitted under subd. 1. b., the joint committee on finance determines that the amounts appropriated under s. 20.435 (4) (bc), (jz), (p), and (x) are insufficient to accommodate the projected enrollment levels, the committee may transfer appropriated moneys from the general purpose revenue appropriation account of any state agency, as defined in s. 20.001 (1), other than a sum sufficient appropriation account, to the appropriation account under s. 20.435 (4) (bc) to supplement the health care program under this section if the committee finds that the transfer will eliminate unnecessary duplication of functions, result in more efficient and effective methods for performing programs, or more effectively carry out legislative intent, and that legislative intent will not be changed by the transfer.

SECTION 128p. 49.665 (5m) of the statutes is created to read:

49.665 (5m) Information about badger care recipients. (a) In this subsection:

- 1. "Disability insurance policy" has the meaning given in s. 632.895 (1) (a).
- 2. "Insurer" has the meaning given in s. 600.03 (27).
- (b) An insurer that issues or delivers a disability insurance policy that provides coverage to a resident of this state shall provide to the department, upon the department's request, information contained in the insurer's records regarding all of the following:
- 1. Information that the department needs to identify recipients of badger care who satisfy any of the following:
 - a. Are eligible for benefits under a disability insurance policy.

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1 b. Would be eligible for benefits under a disability insurance policy if the 2 recipient were enrolled as a dependent of a person insured under the disability 3 insurance policy. 4 2. Information required for submittal of claims under the insurer's disability 5 insurance policy. 6 3. The types of benefits provided by the disability insurance policy. 7 (c) Upon requesting an insurer to provide the information under par. (b), the 8 department shall enter into a written agreement with the insurer that satisfies all 9 of the following: 10 1. Identifies in detail the information to be disclosed. 11 2. Includes provisions that adequately safeguard the confidentiality of the 12 information to be disclosed. 13 (d) 1. An insurer shall provide the information requested under par. (b) within 14 180 days after receiving the department's request if it is the first time that the 15 department has requested the insurer to disclose information under this subsection. 16 2. An insurer shall provide the information requested under par. (b) within 30 17 days after receiving the department's request if the department has previously requested the insurer to disclose information under this subsection. 18 19 3. If an insurer fails to comply with subd. 1. or 2., the department may notify 20 the commissioner of insurance, and the commissioner of insurance may initiate 21enforcement proceedings against the insurer under s. 601.41 (4) (a). 22 **Section 140p.** 49.688 (2) (a) 3. of the statutes, as created by 2001 Wisconsin 23 Act 16, is amended to read:

49.688 (2) (a) 3. The person is not a recipient of medical assistance or, as a

recipient, does not receive prescription drug coverage.

1 **Section 140q.** 49.688 (3) (d) of the statutes, as created by 2001 Wisconsin Act $\mathbf{2}$ 16, is amended to read: 3 49.688 (3) (d) Notwithstanding s. 49.002, if a person who is eligible under this 4 section has other available coverage for payment of a prescription drug, this section 5 applies only to costs for prescription drugs for the persons person that are not covered 6 under the person's other available coverage. **Section 140r.** 49.688 (8m) of the statutes is created to read: 7 8 49.688 **(8m)** (a) In this subsection: 9 1. "Disability insurance policy" has the meaning given in s. 632.895 (1) (a). 10 2. "Insurer" has the meaning given in s. 600.03 (27). 11 (b) An insurer that issues or delivers a disability insurance policy that provides 12 coverage to a resident of this state shall provide to the department, upon the 13 department's request, information contained in the insurer's records regarding all of the following: 14 15 1. Information that the department needs to identify eligible persons under 16 this section who satisfy any of the following: a. Are eligible for benefits under a disability insurance policy. 17 18 b. Would be eligible for benefits under a disability insurance policy if the 19 eligible person were enrolled as a dependent of a person insured under the disability 20 insurance policy. 212. Information required for submittal of claims under the insurer's disability 22 insurance policy.

3. The types of benefits provided by the disability insurance policy.

16, is amended to read:

(c) Upon requesting an insurer to provide the information under par. (b), the
department shall enter into a written agreement with the insurer that satisfies all
of the following:
1. Identifies in detail the information to be disclosed.
2. Includes provisions that adequately safeguard the confidentiality of the
information to be disclosed.
(d) 1. An insurer shall provide the information requested under par. (b) within
180 days after receiving the department's request if it is the first time that the
department has requested the insurer to disclose information under this subsection.
2. An insurer shall provide the information requested under par. (b) within 30
days after receiving the department's request if the department has previously
requested the insurer to disclose information under this subsection.
3. If an insurer fails to comply with subd. 1. or 2., the department may notify
the commissioner of insurance, and the commissioner of insurance may initiate
enforcement proceedings against the insurer under s. $601.41(4)(a)$.
Section 141. 49.688 (9) (b) of the statutes, as created by 2001 Wisconsin Act
16, is amended to read:
49.688 (9) (b) A person who is convicted of violating a rule promulgated by the
department under par. (a) in connection with that person's furnishing of prescription
drugs under this section is guilty of a Class H felony, except that, notwithstanding
the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than
\$25,000, or imprisoned for not more than 7 years and 6 months, or both.
SECTION 142. 49.688 (9) (c) of the statutes, as created by 2001 Wisconsin Act

49.688 (9) (c) A person other than a person specified in par. (b) who is convicted
of violating a rule promulgated by the department under par. (a) may be fined not
more than \$10,000, or imprisoned in the county jail for not more than one year, or
both.
SECTION 143. 49.795 (8) (a) 2. of the statutes, as affected by 2001 Wisconsin Act
16, is amended to read:
49.795 (8) (a) 2. If the value of the food coupons exceeds \$100, but is less than
\$5,000, a person who violates this section may be fined not more than \$10,000 or
imprisoned for not more than 7 years and 6 months or both is guilty of a Class I felony.
SECTION 144. 49.795 (8) (b) 2. of the statutes, as affected by 2001 Wisconsin Act
16, is amended to read:
49.795 (8) (b) 2. If the value of the food coupons exceeds \$100, but is less than
\$5,000, a person who violates this section may be fined not more than \$10,000 or
imprisoned for not more than 7 years and 6 months or both is guilty of a Class H
<u>felony</u> .
Section 145. 49.795 (8) (c) of the statutes, as affected by 2001 Wisconsin Act
16, is amended to read:
49.795 (8) (c) For any offense under this section, if the value of the food coupons
is \$5,000 or more, a person who violates this section may be fined not more than
\$250,000 or imprisoned for not more than 30 years or both is guilty of a Class G felony.
Section 146. 49.95 (1) of the statutes is renumbered 49.95 (1) (intro.) and
amended to read:
49.95 (1) (intro.) Any person who, with intent to secure public assistance under
this chapter, whether for himself or herself or for some other person, wilfully makes
any false representations may, if is subject to the following penalties:

1	(a) If the value of the assistance so secured does not exceed \$300, the person
2	may be required to forfeit not more than \$1,000; if.
3	$\underline{\text{(b)}}$ If the value of the assistance exceeds \$300 but does not exceed \$1,000, $\underline{\text{the}}$
4	person may be fined not more than \$250 or imprisoned for not more than 6 months
5	or both; if.
6	(c) If the value of the assistance exceeds \$1,000 but does not exceed \$2,500,
7	\$2,000, the person may be fined not more than $$500$ $$10,000$ or imprisoned for not
8	more than 7 years and 6 9 months or both; and if.
9	(d) If the value of the assistance exceeds \$2,500, be punished as prescribed
10	under s. 943.20 (3) (c) \$2,000 but does not exceed \$5,000, the person is guilty of a
11	Class I felony.
12	Section 147. 49.95 (1) (e) and (f) of the statutes are created to read:
13	49.95 (1) (e) If the value of the assistance exceeds \$5,000 but does not exceed
14	\$10,000, the person is guilty of a Class H felony.
15	(f) If the value of the assistance exceeds $$10,000$, the person is guilty of a Class
16	G felony.
17	Section 148. $50.065(1)(e)$ 1. of the statutes is amended to read:
18	50.065 (1) (e) 1. "Serious crime" means a violation of s. 940.19 (3), 1999 stats.,
19	a violation of s. 940.01, 940.02, 940.03, 940.05, 940.12, 940.19 (2) , (3) , (4) , (5) or (6) ,
20	$940.22\ (2)\ or\ (3),\ 940.225\ (1),\ (2)\ or\ (3),\ 940.285\ (2),\ 940.29,\ 940.295,\ 948.02\ (1),$
21	$948.025 \text{ or } 948.03 \ (2) \ (a), \text{ or a violation of the law of any other state or United States}$
22	jurisdiction that would be <u>a violation of s. 940.19 (3), 1999 stats.</u> , or a violation of s.
23	$940.01,940.02,940.03,940.05,940.12,940.19(2),\textcolor{red}{(3)},(4),(5)\text{or}(6),940.22(2)\text{or}(3),(4),(5)$
24	$940.225\ (1),\ (2)\ or\ (3),\ 940.285\ (2),\ 940.29,\ 940.295,\ 948.02\ (1),\ 948.025\ or\ 948.03\ (2)$
25	(a) if committed in this state.

1	SECTION 149. 51.15 (12) of the statutes is amended to read:
2	51.15 (12) PENALTY. Whoever signs a statement under sub. (4), (5) or (10)
3	knowing the information contained therein to be false may be fined not more than
4	\$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a
5	Class H felony.
6	SECTION 150. 55.06 (11) (am) of the statutes is amended to read:
7	55.06 (11) (am) Whoever signs a statement under par. (a) knowing the
8	information contained therein to be false may be fined not more than \$5,000 or
9	imprisoned for not more than 7 years and 6 months or both is guilty of a Class H
10	<u>felony</u> .
11	SECTION 151. 66.0143 of the statutes is created to read:
12	66.0143 Local appeals for exemption from state mandates. (1)
13	DEFINITIONS. In this section:
14	(a) "Political subdivision" means a city, village, town, or county.
15	(b) "State mandate" means a state law that requires a political subdivision to
16	engage in an activity or provide a service, or to increase the level of its activities or
17	services.
18	(2) APPEALS FOR EXEMPTIONS. (a) A political subdivision may file a request with
19	the department of revenue for a waiver from a state mandate, except for a state
20	mandate that is related to any of the following:
21	1. Health.
22	2. Safety.
23	(b) An administrative agency, or the department of revenue, may grant a
24	political subdivision a waiver from a state mandate as provided in par. (c).

- (c) The political subdivision shall specify in its request for a waiver its reason for requesting the waiver. Upon receipt of a request for a waiver, the department of revenue shall forward the request to the administrative agency which is responsible for administrating the state mandate. The agency shall determine whether to grant the waiver and shall notify the political subdivision and the department of revenue of its decision in writing. If no agency is responsible for administrating the state mandate, the department of revenue shall determine whether to grant the waiver and shall notify the political subdivision of its decision in writing.
- (3) DURATION OF WAIVERS. A waiver is effective for 4 years. The administrative agency may renew the waiver for additional 4-year periods. If a waiver is granted by the department of revenue, the department may renew the waiver under this subsection.
- (4) EVALUATION. By July 1, 2004, the department of revenue shall submit a report to the governor, and to the appropriate standing committees of the legislature under s. 13.172 (3). The report shall specify the number of waivers requested under this section, a description of each waiver request, the reason given for each waiver request, and the financial effects on the political subdivision of each waiver that was granted.

Section 152. 66.0602 of the statutes is created to read:

66.0602 Limit on operating levy increase. (1) Definitions. In this section:

- (a) "Debt levy" means the political subdivision levy for debt service on loans under subch. II of ch. 24, bonds issued under s. 67.05, and promissory notes issued under s. 67.12 (12), less any revenues that abate the levy.
- (b) "Inflation" means a percentage equal to the average annual percentage change in the U.S. consumer price index for all urban consumers, U.S. city average,

- as determined by the U.S. department of labor, for the 12 months ending on September 30 of the year of the operating levy.
 - (c) "Municipality" means a city, village, or town.
 - (d) "Operating levy" means the political subdivision levy, less the debt levy.
 - (e) "Political subdivision" means a municipality or a county.
- (f) "Population" means the number of persons residing in the political subdivision as determined by the department of administration under s. 16.96.
- (g) "Total levy rate" means the political subdivision purpose levy divided by the equalized value of the political subdivision exclusive of any tax incremental district value increment.
- (h) "Valuation factor" means a percentage equal to 60% of the percentage change in a municipality's equalized value due to new construction, less improvements removed, between the year before the year of the operating levy and the previous year, but not less than zero nor greater than 2.
- (2) LIMIT. Except as provided in sub. (3), no municipality whose total levy rate is equal to or greater than .001 may increase its operating levy, each year, by a percentage that exceeds the sum of the percentages that are specified in pars. (a) and (c) and the amount that is specified in par. (d), and no county whose total levy rate is equal to or greater than .001 may increase its operating levy, each year, by a percentage that exceeds the sum of the percentages that are specified in pars. (a) and (b) and the amount that is specified in par. (d):
 - (a) Inflation.
- (b) The percentage increase in population in the county from the preceding year to the current year.
 - (c) The valuation factor.

- (d) An amount equal to 50% of the difference between the political subdivision's allowable operating levy, as determined in the prior year, and the political subdivision's adopted operating levy, as determined in the prior year.
- (3) Referendum, exceptions. (a) 1. If the governing body of a political subdivision wishes to exceed the operating levy limit otherwise applicable to the political subdivision under this section, it shall adopt a resolution to that effect. The resolution shall specify the operating levy and the percentage increase in the operating levy that the governing body wishes to impose. The governing body shall call a special election for the purpose of submitting the resolution to the electors of the political subdivision for a referendum on approval or rejection. In lieu of calling a special election, the governing body may specify that the referendum be held at the next succeeding spring primary or election or September primary or general election to be held not earlier than 42 days after the adoption of the resolution of the governing body. The governing body shall file the resolution to be submitted to the electors as provided in s. 8.37.
- 2. The question submitted at the referendum shall be as follows: "Under state law, the operating levy increase for the (name of political subdivision), for the tax to be imposed for the year (year), is limited to% (the amount calculated under sub. (2)) that results in an operating levy of \$..... Notwithstanding the operating levy increase limit, shall the (name of political subdivision) be allowed to exceed this operating levy increase limit such that the operating levy increase for the year (year) will be% (the amount specified in the governing body's resolution) that results in an operating levy of \$....?"
- 3. Immediately after expiration of the time allowed to file a petition for a recount, the clerk of the political subdivision shall certify the results of the

referendum to the department of revenue. If a petition for a recount is filed, the clerk shall make this certification immediately after the recount has been completed and the time allowed for filing an appeal has passed or, if appealed, immediately after the appeal is decided. A political subdivision may exceed the operating levy increase limit otherwise applicable to it under this section in that year such that the operating levy increase may not exceed the percentage approved by a majority of those voting on the question. The operating levy that results from approval in a referendum shall be the base operating levy to which the limit under sub. (2) is applied in the following year.

- (b) 1. If a political subdivision transfers to another governmental unit responsibility for providing any service that the political subdivision provided in the preceding year, the operating levy increase limit otherwise applicable under this section to the political subdivision in the current year is decreased to reflect the cost that the political subdivision would have incurred to provide that service, as determined by the department of revenue.
- 2. If a political subdivision increases the services that it provides by adding responsibility for providing a service transferred to it from another governmental unit in any year, the operating levy increase limit otherwise applicable under this section to the political subdivision in the current year is increased to reflect the cost of that service, as determined by the department of revenue.
- (c) This section does not apply to any county in which the operating levy that the county may impose under s. 59.605 is less than the operating levy that the county may impose under this section.
- (d) The limitation in this section does not apply to any increase in a political subdivision's operating levy that results from complying with a court order.

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Class I felony.

(4) NOTIFICATION. Each year, not later than November 1, the department of revenue shall notify every political subdivision of the increase in inflation, valuation factor, and population, as described in sub. (2), that applies to the political subdivision. **Section 154.** 66.1207 (1) (b) of the statutes is amended to read: 66.1207 (1) (b) Any person who secures or assists in securing dwelling accommodations under s. 66.1205 by intentionally making false representations in order to receive at least \$2,500 but not more than \$25,000 in financial assistance for which the person would not otherwise be entitled shall be fined not more than \$10,000 or imprisoned for not more than 3 years or both is guilty of a Class I felony. **Section 155.** 66.1207 (1) (c) of the statutes is amended to read: 66.1207 (1) (c) Any person who secures or assists in securing dwelling accommodations under s. 66.1205 by intentionally making false representations in order to receive more than \$25,000 in financial assistance for which the person would not otherwise be entitled shall be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony. **Section 156.** 69.24 (1) (intro.) of the statutes is amended to read: 69.24 (1) (intro.) Any person who does any of the following shall be fined not more than \$10,000 or imprisoned for not more than 3 years or both is guilty of a Class I felony: **Section 157.** 70.47 (18) (a) of the statutes is amended to read: 70.47 (18) (a) Whoever with intent to injure or defraud alters, damages, removes or conceals any of the items specified under subs. (8) (f) and (17) may be fined

not more than \$1,000 or imprisoned for not more than 3 years or both is guilty of a

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SECTION 158. 71.01 (6) (g) of the statutes is repealed.

2 **Section 159.** 71.01 (6) (h) of the statutes is repealed.

SECTION 160. 71.01 (6) (i) of the statutes is amended to read:

71.01 (6) (i) For taxable years that begin after December 31, 1993, and before January 1, 1995, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1993, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103-66 and as amended by P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101–280, P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1993, do not apply to this paragraph with respect to taxable years beginning after December 31, 1993, and before January 1, 1995, except that changes to the Internal Revenue Code made by P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding

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section 1311 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, excluding section 1 of P.L. 104–7, P.L. 104–188, excluding section 1311 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

Section 161. 71.01 (6) (j) of the statutes is amended to read:

71.01 (6) (j) For taxable years that begin after December 31, 1994, and before January 1, 1996, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and P.L. 105-277, and P.L. 106-554, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L. 101-508, P.L. 102-90, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106-554. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue

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Code enacted after December 31, 1994, do not apply to this paragraph with respect to taxable years beginning after December 31, 1994, and before January 1, 1996, except that changes to the Internal Revenue Code made by P.L. 104–7, P.L. 104–117, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–7, P.L. 104–117, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 162. 71.01 (6) (k) of the statutes is amended to read:

71.01 (6) (k) For taxable years that begin after December 31, 1995, and before January 1, 1997, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as amended by P.L. 104–117, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–280, P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–117, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and

1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1995, do not apply to this paragraph with respect to taxable years beginning after December 31, 1995, and before January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 104–117, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–117, P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 105–34, P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 163. 71.01 (6) (L) of the statutes is amended to read:

71.01 (6) (L) For taxable years that begin after December 31, 1996, and before January 1, 1998, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277 and, P.L. 106–36, P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–280, P.L. 101–508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L.

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102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1996, do not apply to this paragraph with respect to taxable years beginning after December 31, 1996, and before January 1, 1998, except that changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 164. 71.01 (6) (m) of the statutes is amended to read:

71.01 (6) (m) For taxable years that begin after December 31, 1997, and before January 1, 1999, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section

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431 of P.L. 107-16, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L. 101-508, P.L. 102-90, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. <u>107–16</u>. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1997, do not apply to this paragraph with respect to taxable years beginning after December 31, 1997, and before January 1, 1999, except that changes to the Internal Revenue Code made by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 165. 71.01 (6) (n) of the statutes is amended to read:

71.01 (6) (n) For taxable years that begin after December 31, 1998, and before January 1, 2000, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1998, excluding sections 103,

1 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 2 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 3 104-188, and as amended by P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 4 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 5 107-16, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 6 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L. 101-508, P.L. 7 102-90, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 8 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 9 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 10 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 11 12 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and P.L. 106-170, 13 P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding 14 section 431 of P.L. 107-16. The Internal Revenue Code applies for Wisconsin 15 purposes at the same time as for federal purposes. Amendments to the federal 16 Internal Revenue Code enacted after December 31, 1998, do not apply to this 17 paragraph with respect to taxable years beginning after December 31, 1998, and 18 before January 1, 2000, except that changes to the Internal Revenue Code made by 19 P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 20 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that 21indirectly affect the provisions applicable to this subchapter made by P.L. 106-36 22 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 23 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the 24 same time as for federal purposes.

SECTION 166. 71.01 (6) (o) of the statutes is amended to read:

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71.01 (6) (o) For taxable years that begin after December 31, 1999, and before January 1, 2001, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L. 101-508, P.L. 102-90, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1999, do not apply to this paragraph with respect to taxable years beginning after December 31, 1999, and before January 1, 2001, except that changes to the Internal Revenue Code made by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L.

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1 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, apply
2 for Wisconsin purposes at the same time as for federal purposes.

Section 167. 71.01 (6) (p) of the statutes is created to read:

71.01 (6) (p) For taxable years that begin after December 31, 2000, and before January 1, 2002, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 2000, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L. 101-508, P.L. 102–90, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 2000, do not apply to this paragraph with respect to taxable years beginning after December 31, 2000, and before January 1, 2002, except that changes to the Internal Revenue Code made by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L.

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107–22, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, apply for Wisconsin purposes at the same time as for federal purposes.

Section 168. 71.01 (6) (q) of the statutes is created to read:

71.01 (6) (g) For taxable years that begin after December 31, 2001, for natural persons and fiduciaries, except fiduciaries of nuclear decommissioning trust or reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 2001, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and section 431 of P.L. 107-16, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-280, P.L. 101-508, P.L. 102-90, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103-465, P.L. 104-7, P.L. 104-117, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the federal Internal Revenue Code enacted after purposes. December 31, 2001, do not apply to this paragraph with respect to taxable years beginning after December 31, 2001.

Section 169b. 71.01 (7r) of the statutes is amended to read:

71.01 (**7r**) Notwithstanding sub. (6), for purposes of computing amortization or depreciation, "Internal Revenue Code" means either the federal Internal Revenue Code as amended to December 31, 1999, or the federal Internal Revenue Code in effect for the taxable year for which the return is filed 2000, except that property that, under s. 71.02 (2) (d) 12., 1985 stats., is required to be depreciated for taxable year 1986 under the Internal Revenue Code as amended to December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980.

SECTION 170c. 71.04 (4) of the statutes is renumbered 71.04 (4) (intro.) and amended to read:

Nonresident individuals and nonresident estates and trusts engaged in business within and without the state shall be taxed only on such income as is derived from business transacted and property located within the state. The amount of such income attributable to Wisconsin may be determined by an allocation and separate accounting thereof, when the business of such nonresident individual or nonresident estate or trust within the state is not an integral part of a unitary business, but the department of revenue may permit an allocation and separate accounting in any case in which it is satisfied that the use of such method will properly reflect the income taxable by this state. In all cases in which allocation and separate accounting is not permissible, the determination shall be made in the following manner: for all businesses except <u>air carriers</u>, financial organizations, <u>pipeline companies</u>, public utilities, railroads, sleeping car companies and car line companies there shall first be deducted from the total net income of the taxpayer the part thereof (less related expenses, if any) that follows the situs of the property or the residence of the

recipient. The remaining net income shall be apportioned to Wisconsin this state by
use of an apportionment fraction composed of a sales factor representing 50% of the
fraction, a property factor representing 25% of the fraction and a payroll factor
representing 25% of the fraction. the following:
Section 170d. 71.04 (4) (a) of the statutes is created to read:
71.04 (4) (a) For taxable years beginning before January 1, 2004, an
apportionment fraction composed of a sales factor under sub. (7) representing 50%
of the fraction, a property factor under sub. (5) representing 25% of the fraction, and
a payroll factor under sub. (6) representing 25% of the fraction.
Section 170e. 71.04 (4) (b) of the statutes is created to read:
71.04 (4) (b) For taxable years beginning after December 31, 2003, an
apportionment fraction composed of a sales factor under sub. (7) representing 55%
of the fraction, a property factor under sub. (5) representing 22.5% of the fraction
and a payroll factor under sub. (6) representing 22.5% of the fraction.
Section 170f. 71.04 (4) (c) of the statutes is created to read:
71.04 (4) (c) For taxable years beginning after December 31, 2003, the
apportionment fraction for the remaining net income of a financial organization shall
include a sales factor that represents 55% of the apportionment fraction, as
determined by rule by the department.
Section 170g. 71.04 (8) (b) of the statutes is renumbered 71.04 (8) (b) 1. and
amended to read:
71.04 (8) (b) 1. "Public For taxable years beginning before January 1, 2004
"public utility", as used in this section, means any business entity described under

subd. 2. and 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. "Public"

2. In this section, for taxable years beginning after December 31, 2003, "public utility" also means 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.

Section 170h. 71.04 (8) (c) of the statutes is amended to read:

71.04 (8) (c) The net business income of railroads, sleeping car companies, car line companies, pipeline companies, financial organizations, air carriers, and public utilities requiring apportionment shall be apportioned pursuant to rules of the department of revenue, but the income taxed is limited to the income derived from business transacted and property located within the state.

SECTION 171. 71.22 (4) (g) of the statutes is repealed.

SECTION 172. 71.22 (4) (h) of the statutes is repealed.

SECTION 173. 71.22 (4) (i) of the statutes is amended to read:

71.22 (4) (i) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after December 31, 1993, and before January 1, 1995, means the federal Internal Revenue Code as amended to December 31, 1993, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103–66, and as amended by P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, excluding section 1 of P.L. 104–7, P.L. 104–188, excluding section 1311

1 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 2 105-277, and P.L. 106-554, and as indirectly affected in the provisions applicable to 3 this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647 excluding sections 803 4 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 5 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, 6 P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 7 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 8 13174, 13203 (d), and 13215 of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, 9 P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 10 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 11 105-277, and P.L. 106-554. The Internal Revenue Code applies for Wisconsin 12 purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1993, do not apply to this 13 14 paragraph with respect to taxable years beginning after December 31, 1993, and 15 before January 1, 1995, except that changes to the Internal Revenue Code made by 16 P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 17 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 18 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and 19 changes that indirectly affect the provisions applicable to this subchapter made by 20 P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 21104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 22104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, apply for 23 Wisconsin purposes at the same time as for federal purposes.

Section 174. 71.22 (4) (j) of the statutes is amended to read:

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71.22 (4) (j) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after December 31, 1994, and before January 1, 1996, means the federal Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1994, do not apply to this paragraph with respect to taxable years beginning after December 31, 1994, and before January 1, 1996, except that changes to the Internal Revenue Code made by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and,

P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as

3 for federal purposes.

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SECTION 175. 71.22 (4) (k) of the statutes is amended to read:

5 71.22 (4) (k) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 6 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after 7 December 31, 1995, and before January 1, 1997, means the federal Internal 8 Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 9 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) 10 of P.L. 103-66, and as amended by P.L. 104-188, excluding sections 1123, 1202, 1204, 11 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, 12 P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected in the 13 provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647 14 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) 15 of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 16 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 17 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 18 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 19 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123, 1202, 20 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 21 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554. The Internal Revenue 22 Code applies for Wisconsin purposes at the same time as for federal purposes. 23 Amendments the federal Internal Code after to Revenue enacted 24 December 31, 1995, do not apply to this paragraph with respect to taxable years 25beginning after December 31, 1995, and before January 1, 1997, except that

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1 changes to the Internal Revenue Code made by P.L. 104-188, excluding sections $\mathbf{2}$ 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 3 105-33, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and changes 4 that indirectly affect the provisions applicable to this subchapter made by P.L. 5 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 6 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, 7 and P.L. 106-554, apply for Wisconsin purposes at the same time as for federal 8 purposes.

Section 176. 71.22 (4) (L) of the statutes is amended to read:

71.22 (4) (L) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after December 31, 1996, and before January 1, 1998, means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L.

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104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106–36, P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the federal Internal Revenue Code enacted after purposes. December 31, 1996, do not apply to this paragraph with respect to taxable years beginning after December 31, 1996, and before January 1, 1998, except that changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107–16, apply for Wisconsin purposes at the same time as for federal purposes. **Section 177.** 71.22 (4) (m) of the statutes is amended to read: 71.22 (4) (m) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after December 31, 1997, and before January 1, 1999, means the federal Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L.

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102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1997, do not apply to this paragraph with respect to taxable years beginning after December 31, 1997, and before January 1, 1999, except that changes to the Internal Revenue Code made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for federal purposes.

Section 178. 71.22 (4) (n) of the statutes is amended to read:

71.22 (4) (n) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after December 31, 1998, and before January 1, 2000, means the federal Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–36 and, P.L. 106–170, P.L. 106–230, P.L. 106–519, P.L.

106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and 1 2 as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, 3 P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 4 821 (b) (2), and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 5 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 6 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 7 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 8 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 9 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 10 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 11 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, 12 P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16. The Internal 13 Revenue Code applies for Wisconsin purposes at the same time as for federal 14 Amendments to the federal Internal Revenue Code enacted after purposes. 15 December 31, 1998, do not apply to this paragraph with respect to taxable years 16 beginning after December 31, 1998, and before January 1, 2000, except that 17 changes to the Internal Revenue Code made by P.L. 106-36 and, P.L. 106-170, P.L. 18 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding 19 section 431 of P.L. 107-16, and changes that indirectly affect the provisions 20 applicable to this subchapter made by P.L. 106-36 and, P.L. 106-170, P.L. 106-230, 21P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of 22 P.L. 107–16, apply for Wisconsin purposes at the same time as for federal purposes. 23 **Section 179.** 71.22 (4) (o) of the statutes is amended to read: 24 71.22 (4) (o) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g) and 71.42 (2), "Internal Revenue Code", for taxable years that begin after 25

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1 December 31, 1999, and before January 1, 2001, means the federal Internal Revenue 2 Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 3 4 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as 5 amended by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, 6 and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in 7 the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 8 100-647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 9 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 10 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 11 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding 12 sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 13 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 14 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 15 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 16 106-36 and, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, 17 P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16. The Internal 18 Revenue Code applies for Wisconsin purposes at the same time as for federal 19 Amendments to the federal Internal Revenue Code enacted after purposes. 20 December 31, 1999, do not apply to this paragraph with respect to taxable years 21beginning after December 31, 1999, and before January 1, 2001, except that changes to the Internal Revenue Code made by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 22 23 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and 24 changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 25

1 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 180. 71.22 (4) (p) of the statutes is created to read:

4 71.22 (4) (p) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g), and 71.42 (2), "Internal Revenue Code," for taxable years that begin after 5 6 December 31, 2000, and before January 1, 2002, means the federal Internal Revenue 7 Code as amended to December 31, 2000, excluding sections 103, 104, and 110 of P.L. 8 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, 9 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as 10 amended by P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22, and 11 as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, 12 P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 13 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 14 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 15 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 16 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 17 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 18 19 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 20 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 21 106-554, P.L. 106-573, P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 22 107-22. The Internal Revenue Code applies for Wisconsin purposes at the same time 23 as for federal purposes. Amendments to the federal Internal Revenue Code enacted 24 after December 31, 2000, do not apply to this paragraph with respect to taxable years 25beginning after December 31, 2000, and before January 1, 2002, except that changes

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to the Internal Revenue Code made by P.L. 107-16, excluding section 431 of P.L. 107–16, and P.L. 107–22, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107–22, apply for Wisconsin purposes at the same time as for federal purposes. **Section 181.** 71.22 (4) (g) of the statutes is created to read: 71.22 (4) (q) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34(1g), and 71.42 (2), "Internal Revenue Code," for taxable years that begin after December 31, 2001, means the federal Internal Revenue Code as amended to December 31, 2001, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and section 431 of P.L. 107–16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22. The Internal Revenue Code applies for Wisconsin

purposes at the same time as for federal purposes. Amendments to the federal

- Internal Revenue Code enacted after December 31, 2001, do not apply to this paragraph with respect to taxable years beginning after December 31, 2001.
- 3 **SECTION 182.** 71.22 (4m) (e) of the statutes is repealed.
- **Section 183.** 71.22 (4m) (f) of the statutes is repealed.
- **SECTION 184.** 71.22 (4m) (g) of the statutes is amended to read:

6 71.22 (4m) (g) For taxable years that begin after December 31, 1993, and 7 before January 1, 1995, "Internal Revenue Code", for corporations that are subject 8 to a tax on unrelated business income under s. 71.26 (1) (a), means the federal 9 Internal Revenue Code as amended to December 31, 1993, excluding sections 103, 10 104, and 110 of P.L. 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, 13203 11 (d), and 13215 of P.L. 103-66, and as amended by P.L. 103-296, P.L. 103-337, P.L. 12 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding 13 section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 14 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected in the provisions 15 applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 16 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 17 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 18 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 19 of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding 20 section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 21104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and P.L. 105-277, and P.L. 22 106-554. The Internal Revenue Code applies for Wisconsin purposes at the same 23 time as for federal purposes. Amendments to the Internal Revenue Code enacted 24 after December 31, 1993, do not apply to this paragraph with respect to taxable years 25beginning after December 31, 1993, and before January 1, 1995, except that

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changes to the Internal Revenue Code made by P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, excluding section 1 of P.L. 104–7, P.L. 104–188, excluding section 1311 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, excluding section 1 of P.L. 104–7, P.L. 104–188, excluding section 1311 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 185. 71.22 (4m) (h) of the statutes is amended to read:

71.22 (4m) (h) For taxable years that begin after December 31, 1994, and before January 1, 1996, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L.

106–554. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1994, do not apply to this paragraph with respect to taxable years beginning after December 31, 1994, and before January 1, 1996, except that changes to the Internal Revenue Code made by P.L. 104–7, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–7, P.L. 104–188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

Section 186. 71.22 (4m) (i) of the statutes is amended to read:

71.22 (4m) (i) For taxable years that begin after December 31, 1995, and before January 1, 1997, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as amended by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188,

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excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1995, do not apply to this paragraph with respect to taxable years beginning after December 31, 1995, and before January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–206 and, P.L. 105–206 and, P.L. 105–277, and P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 187. 71.22 (4m) (j) of the statutes is amended to read:

71.22 (4m) (j) For taxable years that begin after December 31, 1996, and before January 1, 1998, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188 and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277 and, P.L. 106–36, P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L.

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101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311 and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277 and, P.L. 106–36, P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107-16. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1996, do not apply to this paragraph with respect to taxable years beginning after December 31, 1996, and before January 1, 1998, except that changes to the Internal Revenue Code made by P.L. 105–33, P.L. 105–34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect provisions applicable to this subchapter made by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for federal purposes. **SECTION 188.** 71.22 (4m) (k) of the statutes is amended to read: 71.22 (4m) (k) For taxable years that begin after December 31, 1997, and before January 1, 1999, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section

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1 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this 2 subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, 3 P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, 4 and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 5 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 6 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 7 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 8 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and P.L. 9 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 10 <u>107–16</u>. The Internal Revenue Code applies for Wisconsin purposes at the same time 11 as for federal purposes. Amendments to the Internal Revenue Code enacted after 12 December 31, 1997, do not apply to this paragraph with respect to taxable years 13 beginning after December 31, 1997, and before January 1, 1999, except that 14 changes to the Internal Revenue Code made by P.L. 105-178, P.L. 105-206, P.L. 15 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 16 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the 17 provisions applicable to this subchapter made by P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 18 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the 19 same time as for federal purposes. 20

SECTION 189. 71.22 (4m) (L) of the statutes is amended to read:

71.22 (4m) (L) For taxable years that begin after December 31, 1998, and before January 1, 2000, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1998, excluding sections 103,

1 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 2 (d) of P.L. 103-66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 3 104-188, and as amended by P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 4 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 5 107-16, and as indirectly affected in the provisions applicable to this subchapter by 6 P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, 7 P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 8 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 9 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 10 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 11 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 12 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, 13 P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding 14 section 431 of P.L. 107-16. The Internal Revenue Code applies for Wisconsin 15 purposes at the same time as for federal purposes. Amendments to the Internal 16 Revenue Code enacted after December 31, 1998, do not apply to this paragraph with respect to taxable years beginning after December 31, 1998, and before 17 18 January 1, 2000, except that changes to the Internal Revenue Code made by P.L. 19 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, 20 and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly 21 affect the provisions applicable to this subchapter made by P.L. 106-36 and, P.L. 22 106–170, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, 23 excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time 24 as for federal purposes.

SECTION 190. 71.22 (4m) (m) of the statutes is amended to read:

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71.22 (4m) (m) For taxable years that begin after December 31, 1999, and before January 1, 2001, "Internal Revenue Code", for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1999, do not apply to this paragraph with respect to taxable years beginning after December 31, 1999, and before January 1, 2001, except that changes to the Internal Revenue Code made by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L.

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1 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 191. 71.22 (4m) (n) of the statutes is created to read:

71.22 (4m) (n) For taxable years that begin after December 31, 2000, and before January 1, 2002, "Internal Revenue Code," for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 2000, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 2000, do not apply to this paragraph with respect to taxable years beginning after December 31, 2000, and before January 1, 2002, except that changes to the Internal Revenue Code made by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L.

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107–22, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, apply for Wisconsin purposes at the same time as for federal purposes.

Section 192. 71.22 (4m) (o) of the statutes is created to read:

71.22 (4m) (o) For taxable years that begin after December 31, 2001, "Internal Revenue Code," for corporations that are subject to a tax on unrelated business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as amended to December 31, 2001, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and section 431 of P.L. 107–16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 2001, do not apply to this paragraph with respect to taxable years beginning after December 31, 2001.

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SECTION 192e. 71.25 (6) of the statutes is renumbered 71.25 (6) (intro.) and amended to read:

71.25 (6) Allocation and separate accounting and apportionment formula. (intro.) Corporations engaged in business within and without the state shall be taxed only on such income as is derived from business transacted and property located within the state. The amount of such income attributable to Wisconsin may be determined by an allocation and separate accounting thereof, when the business of such corporation within the state is not an integral part of a unitary business, but the department of revenue may permit an allocation and separate accounting in any case in which it is satisfied that the use of such method will properly reflect the income taxable by this state. In all cases in which allocation and separate accounting is not permissible, the determination shall be made in the following manner: for all businesses except air carriers, financial organizations, pipeline companies, public utilities, railroads, sleeping car companies, car line companies, and corporations or associations that are subject to a tax on unrelated business income under s. 71.26 (1) (a) there shall first be deducted from the total net income of the taxpaver the part thereof (less related expenses, if any) that follows the situs of the property or the residence of the recipient. The remaining net income shall be apportioned to Wisconsin this state by use of an apportionment fraction composed of a sales factor under sub. (9) representing 50% of the fraction, a property factor under sub. (7) representing 25% of the fraction and a payroll factor under sub. (8) representing 25% of the fraction, the following:

Section 192f. 71.25 (6) (a) of the statutes is created to read:

71.25 **(6)** (a) For taxable years beginning before January 1, 2004, an apportionment fraction composed of a sales factor under sub. (9) representing 50%

of the fraction, a property factor under sub. (7) representing 25% of the fraction, and a payroll factor under sub. (8) representing 25% of the fraction.

Section 192g. 71.25 (6) (b) of the statutes is created to read:

71.25 **(6)** (b) For taxable years beginning after December 31, 2003, an apportionment fraction composed of a sales factor under sub. (9) representing 55% of the fraction, a property factor under sub. (7) representing 22.5% of the fraction, and a payroll factor under sub. (8) representing 22.5% of the fraction.

Section 192h. 71.25 (6) (c) of the statutes is created to read:

71.25 **(6)** (c) For taxable years beginning after December 31, 2003, the apportionment fraction for the remaining net income of a financial organization shall include a sales factor that represents 55% of the apportionment fraction, as determined by rule by the department.

SECTION 192j. 71.25 (10) (b) of the statutes is renumbered 71.25 (10) (b) 1. and amended to read:

71.25 (10) (b) 1. In this section, for taxable years beginning before January 1, 2004, "public utility" means any business entity described under subd. 2. and 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. "Public

2. In this section, for taxable years beginning after December 31, 2003, "public utility" also means 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.

SECTION 192k. 71.25 (10) (c) of the statutes is amended to read:

71.25 (10) (c) The net business income of railroads, sleeping car companies, car line companies, pipeline companies, financial organizations, air carriers, and public utilities requiring apportionment shall be apportioned pursuant to rules of the department of revenue, but the income taxed is limited to the income derived from business transacted and property located within the state.

SECTION 193. 71.26 (2) (b) 7. of the statutes is repealed.

Section 194. 71.26 (2) (b) 8. of the statutes is repealed.

Section 195. 71.26 (2) (b) 9. of the statutes is amended to read:

71.26 (2) (b) 9. For taxable years that begin after December 31, 1993, and before January 1, 1995, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit or real estate investment trust under the Internal Revenue Code as amended to December 31, 1993, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103–66, and as amended by P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, excluding section 1 of P.L. 104–7, P.L. 104–188, excluding section 1311 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103–66, P.L. 103–296, P.L. 103–337,

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P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income or federal real estate investment trust taxable income of the corporation, conduit or trust as determined under the Internal Revenue Code as amended to December 31, 1993, excluding sections 103, 104, and 110 of P.L. 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103-66, and as amended by P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and P.L. 105-277, and P.L. 106-554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105–277, and P.L. 106–554, except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall continue be depreciated under the Internal Revenue Code as amended to December 31, 1980, and except that the appropriate amount shall be added or subtracted to reflect differences between the depreciation or adjusted basis for federal income tax purposes and the depreciation or adjusted basis under this

1 chapter of any property disposed of during the taxable year. The Internal Revenue 2 Code as amended to December 31, 1993, excluding sections 103, 104, and 110 of P.L. 3 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 4 103-66, and as amended by P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, 5 excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 6 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, 7 and P.L. 106-554, and as indirectly affected in the provisions applicable to this 8 subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, 9 P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, 10 and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 11 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103-66, P.L. 103-296, 12 P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 13 14 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, applies for Wisconsin 15 purposes at the same time as for federal purposes. Amendments to the Internal 16 Revenue Code enacted after December 31, 1993, do not apply to this subdivision with 17 respect to taxable years that begin after December 31, 1993, and before 18 January 1, 1995, except that changes to the Internal Revenue Code made by P.L. 19 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, excluding section 1 of P.L. 104–7, 20 P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, 21 P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and changes that 22 indirectly affect the provisions applicable to this subchapter made by P.L. 103-296, 23 P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 24104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L.

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105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 196. 71.26 (2) (b) 10. of the statutes is amended to read:

71.26 (2) (b) 10. For taxable years that begin after December 31, 1994, and before January 1, 1996, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit or real estate investment trust under the Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income or federal real estate investment trust taxable income of the corporation, conduit or trust as determined under the Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as amended by P.L. 104–7, P.L. 104–188, excluding sections 1202,

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1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980, and except that the appropriate amount shall be added or subtracted to reflect differences between the depreciation or adjusted basis for federal income tax purposes and the depreciation or adjusted basis under this chapter of any property disposed of during the taxable year. The Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.

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103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1994, do not apply to this subdivision with respect to taxable years that begin after December 31, 1994, and before January 1, 1996, except that changes made by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311 and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 104-554, apply for Wisconsin purposes at the same time as for federal purposes.

Section 197. 71.26 (2) (b) 11. of the statutes is amended to read:

71.26 (2) (b) 11. For taxable years that begin after December 31, 1995, and before January 1, 1997, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit or real estate investment trust under the Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and as amended by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L.

1 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 2 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 3 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 4 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 5 excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, 6 P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 7 106-554, "net income" means the federal regulated investment company taxable 8 income, federal real estate mortgage investment conduit taxable income or federal 9 real estate investment trust taxable income of the corporation, conduit or trust as 10 determined under the Internal Revenue Code as amended to December 31, 1995, 11 excluding sections 103, 104, and 110 of P.L. 102-227 and sections 13113, 13150 (d), 12 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-188, 13 excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, 14 P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 15 106-554, and as indirectly affected in the provisions applicable to this subchapter 16 by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, 17 P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 18 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 19 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 20 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 211605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 22 105-206 and, P.L. 105-277, and P.L. 106-554, except that property that, under s. 23 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 24 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall 25continue to be depreciated under the Internal Revenue Code as amended to

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December 31, 1980, and except that the appropriate amount shall be added or subtracted to reflect differences between the depreciation or adjusted basis for federal income tax purposes and the depreciation or adjusted basis under this chapter of any property disposed of during the taxable year. The Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. <u>106–554</u>, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1995, do not apply to this subdivision with respect to taxable years that begin after December 31, 1995, and before January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311 and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L.

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1 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

Section 198. 71.26 (2) (b) 12. of the statutes is amended to read:

71.26 (2) (b) 12. For taxable years that begin after December 31, 1996, and before January 1, 1998, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust or financial asset securitization investment trust under the Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust or financial asset securitization investment trust taxable income of the corporation, conduit or trust as determined under the Internal Revenue Code as amended to

1 December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102-227, sections 2 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 3 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188 and as amended by P.L. 4 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and P.L. 106-36, P.L. 106-554, and 5 P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the 6 provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, 7 P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 8 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 9 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 10 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 11 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 12 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, 13 P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, 14 except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to 15 be depreciated for taxable years 1983 to 1986 under the Internal Revenue Code as 16 amended to December 31, 1980, shall continue to be depreciated under the Internal 17 Revenue Code as amended to December 31, 1980, and except that the appropriate 18 amount shall be added or subtracted to reflect differences between the depreciation 19 or adjusted basis for federal income tax purposes and the depreciation or adjusted 20 basis under this chapter of any property disposed of during the taxable year. The 21Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 22 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 23 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 24 104-188, and as amended by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 25

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<u>107–16</u>, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1996, do not apply to this subdivision with respect to taxable years that begin after December 31, 1996, and before January 1, 1998, except that changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for federal purposes. **Section 199.** 71.26 (2) (b) 13. of the statutes is amended to read: 71.26 (2) (b) 13. For taxable years that begin after December 31, 1997, and before January 1, 1999, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust or financial asset securitization investment trust under the Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d),

1 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and $\mathbf{2}$ 1605 (d) of P.L. 104-188, and as amended by P.L. 105-178, P.L. 105-206, P.L. 3 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 4 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the 5 provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, 6 P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 7 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 8 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 9 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 10 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 11 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 12 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 13 107-16, excluding section 431 of P.L. 107-16, "net income" means the federal 14 regulated investment company taxable income, federal real estate mortgage 15 investment conduit taxable income, federal real estate investment trust or financial 16 asset securitization investment trust taxable income of the corporation, conduit or 17 trust as determined under the Internal Revenue Code as amended to December 31, 18 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 19 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 20 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–178, P.L. 105–206, 21P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 22 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the 23 provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, 24 P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 25excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L.

1 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 2 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, 3 excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 4 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 5 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 6 107-16, excluding section 431 of P.L. 107-16, except that property that, under s. 7 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 8 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall 9 continue to be depreciated under the Internal Revenue Code as amended to 10 December 31, 1980, and except that the appropriate amount shall be added or 11 subtracted to reflect differences between the depreciation or adjusted basis for 12 federal income tax purposes and the depreciation or adjusted basis under this 13 chapter of any property disposed of during the taxable year. The Internal Revenue 14 Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 15 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, 16 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as 17 amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170, 18 P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, 19 and as indirectly affected in the provisions applicable to this subchapter by P.L. 20 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 21 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 22 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 23 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 24 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f),

1311 and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L.

105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1997, do not apply to this subdivision with respect to taxable years that begin after December 31, 1997, and before January 1, 1999, except that changes to the Internal Revenue Code made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and and, P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, apply for Wisconsin purposes at the same time as for federal purposes.

Section 200. 71.26 (2) (b) 14. of the statutes is amended to read:

71.26 (2) (b) 14. For taxable years that begin after December 31, 1998, and before January 1, 2000, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust or financial asset securitization investment trust under the Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–36 and, P.L. 106–170, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections

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1 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 3 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 6 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, "net income" means the federal 8 regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust or financial 10 asset securitization investment trust taxable income of the corporation, conduit or trust as determined under the Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 14 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 106-36 and, P.L. 106–170, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, 16 excluding section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, 18 19 excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 23 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 24 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, except that

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property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980, and except that the appropriate amount shall be added or subtracted to reflect differences between the depreciation or adjusted basis for federal income tax purposes and the depreciation or adjusted basis under this chapter of any property disposed of during the taxable year. The Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107–16, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 1998, do not apply to this subdivision with respect to taxable years that begin after December 31, 1998, and before January 1, 2000, except that changes to the Internal

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- 1 Revenue Code made by P.L. 106–36 and, P.L. 106–170, P.L. 106–230, P.L. 106–519,
- 2 P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16,
- 3 and changes that indirectly affect the provisions applicable to this subchapter made
- 4 by P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L.
- 5 <u>106–573</u>, and P.L. 107–16, excluding section 431 of P.L. 107–16, apply for Wisconsin
- 6 purposes at the same time as for federal purposes.
 - **Section 201.** 71.26 (2) (b) 15. of the statutes is amended to read:
- 8 71.26 (2) (b) 15. For taxable years that begin after December 31, 1999, and 9 before January 1, 2001, for a corporation, conduit or common law trust which 10 qualifies as a regulated investment company, real estate mortgage investment 11 conduit, real estate investment trust or financial asset securitization investment 12 trust under the Internal Revenue Code as amended to December 31, 1999, excluding 13 sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 14 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 15 1605 (d) of P.L. 104-188, and as amended by P.L. 106-200, P.L. 106-230, P.L. 16 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 17 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, 18 19 P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 20 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 21 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 22 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 23 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 24 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170,

P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L.

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107-16, excluding section 431 of P.L. 107-16, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust or financial asset securitization investment trust taxable income of the corporation, conduit or trust as determined under the Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–200, P.L. 106–230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980, and except that the appropriate amount shall be added or subtracted to reflect differences between the depreciation or adjusted basis for federal income tax purposes and the depreciation or adjusted basis under this

1 chapter of any property disposed of during the taxable year. The Internal Revenue 2 Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 3 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, 4 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as 5 amended by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, 6 and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in 7 the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 8 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 9 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 10 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 11 12 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 13 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 14 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-200, P.L. 106-230, 15 P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, applies for Wisconsin purposes at the same time as for federal purposes. 16 17 Amendments to the Internal Revenue Code enacted after December 31, 1999, do not 18 apply to this subdivision with respect to taxable years that begin after 19 December 31, 1999, and before January 1, 2001, except that changes to the Internal 20 Revenue Code made by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 21106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that 22 indirectly affect the provisions applicable to this subchapter made by P.L. 106-200, 23 P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding 24 section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for 25federal purposes.

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Section 202. 71.26 (2) (b) 16. of the statutes is created to read:

71.26 (2) (b) 16. For taxable years that begin after December 31, 2000, and before January 1, 2002, for a corporation, conduit, or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code as amended to December 31, 2000, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 107–16, excluding section 431 of P.L. 107-16, and P.L. 107-22, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust or financial asset securitization investment trust taxable income of the corporation, conduit, or trust as determined under the Internal Revenue Code as amended to December 31, 2000, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L.

1 103-66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, 2 and as amended by P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 3 107-22, and as indirectly affected in the provisions applicable to this subchapter by 4 P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, 5 P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 6 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 7 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 8 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 9 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 10 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 11 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-16, 12 excluding section 431 of P.L. 107-16, and P.L. 107-22, except that property that, 13 under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable 14 years 1983 to 1986 under the Internal Revenue Code as amended to 15 December 31, 1980, shall continue to be depreciated under the Internal Revenue 16 Code as amended to December 31, 1980, and except that the appropriate amount 17 shall be added or subtracted to reflect differences between the depreciation or 18 adjusted basis for federal income tax purposes and the depreciation or adjusted basis 19 under this chapter of any property disposed of during the taxable year. The Internal 20 Revenue Code as amended to December 31, 2000, excluding sections 103, 104, and 21 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 22 103-66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, 23 and as amended by P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 24 107-22, and as indirectly affected in the provisions applicable to this subchapter by 25P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179,

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P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-16, excluding section 431 of P.L. 107–16, and P.L. 107–22, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 2000, do not apply to this subdivision with respect to taxable years that begin after December 31, 2000, and before January 1, 2002, except that changes to the Internal Revenue Code made by P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 107-16, excluding section 431 of P.L. 107–16, and P.L. 107–22, apply for Wisconsin purposes at the same time as for federal purposes.

Section 203. 71.26 (2) (b) 17. of the statutes is created to read:

71.26 (2) (b) 17. For taxable years that begin after December 31, 2001, for a corporation, conduit, or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code as amended to December 31, 2001, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and section 431 of P.L. 107–16, and as indirectly affected in the provisions applicable to this subchapter by

1 P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, 2 P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 3 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 4 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 5 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 6 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 7 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 8 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-15, P.L. 9 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22, "net income" means 10 the federal regulated investment company taxable income, federal real estate 11 mortgage investment conduit taxable income, federal real estate investment trust 12 or financial asset securitization investment trust taxable income of the corporation, 13 conduit, or trust as determined under the Internal Revenue Code as amended to 14 December 31, 2001, excluding sections 103, 104, and 110 of P.L. 102-227, sections 15 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b), 16 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and section 431 of P.L. 107-16, 17 and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 18 19 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 20 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 21(d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 22 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 23 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 24 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L.

106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-15, P.L.

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107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, except that property that, under s. 71.02 (1) (c) 8. to 11., 1985 stats., is required to be depreciated for taxable years 1983 to 1986 under the Internal Revenue Code as amended to December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980, and except that the appropriate amount shall be added or subtracted to reflect differences between the depreciation or adjusted basis for federal income tax purposes and the depreciation or adjusted basis under this chapter of any property disposed of during the taxable year. The Internal Revenue Code as amended to December 31, 2001, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, P.L. 107-15, P.L. 107-16, excluding section 431 of P.L. 107-16, and P.L. 107-22, applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the Internal Revenue Code enacted after December 31, 2001, do not apply to this subdivision with respect to taxable years that begin after December 31, 2001.

Section 204b. 71.26 (3) (y) of the statutes is amended to read:

71.26 (3) (y) A corporation may shall compute amortization and depreciation under either the federal Internal Revenue Code as amended to December 31, 1999, or the federal Internal Revenue Code in effect for the taxable year for which the return is filed 2000, except that property first placed in service by the taxpayer on or after January 1, 1983, but before January 1, 1987, that, under s. 71.04 (15) (b) and (br), 1985 stats., is required to be depreciated under the Internal Revenue Code as amended to December 31, 1980, and property first placed in service in taxable year 1981 or thereafter but before January 1, 1987, that, under s. 71.04 (15) (bm), 1985 stats., is required to be depreciated under the Internal Revenue Code as amended to December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980.

SECTION 206. 71.34 (1g) (g) of the statutes, as affected by 2001 Wisconsin Act 16, is repealed.

SECTION 207. 71.34 (1g) (h) of the statutes is repealed.

Section 208. 71.34 (1g) (i) of the statutes is amended to read:

71.34 (**1g**) (i) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1993, and before January 1, 1995, means the federal Internal Revenue Code as amended to December 31, 1993, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103–66, and as amended by P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, excluding section 1 of P.L. 104–7, P.L. 104–188, excluding section 1311 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647

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excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, except that section 1366 (f) (relating to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1993, do not apply to this paragraph with respect to taxable years beginning after December 31, 1993, and before January 1, 1995, except that changes to the Internal Revenue Code made by P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105-277, and P.L. 106-554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 103–296, P.L. 103–337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 209. 71.34 (1g) (j) of the statutes is amended to read:

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71.34 (1g) (j) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1994, and before January 1, 1996, means the federal Internal Revenue Code as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, except that section 1366 (f) (relating to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the federal Internal Revenue Code enacted after December 31, 1994, do not apply to this paragraph with respect to taxable years beginning after December 31, 1994, and before January 1, 1996, except changes to the Internal Revenue Code made by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and changes that indirectly affect

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the provisions applicable to this subchapter made by P.L. 104–7, P.L. 104–188, excluding sections 1202, 1204, 1311 and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, apply for

Wisconsin purposes at the same time as for federal purposes.

Section 210. 71.34 (1g) (k) of the statutes is amended to read:

71.34 (1g) (k) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1995, and before January 1, 1997, means the federal Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206 and P.L. 105-277, and P.L. 106-554, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, except that section 1366 (f) (relating to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal

Revenue Code enacted after December 31, 1995, do not apply to this paragraph with respect to taxable years beginning after December 31, 1995, and before January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277, and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 211. 71.34 (1g) (L) of the statutes is amended to read:

71.34 (1g) (L) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1996, and before January 1, 1998, means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277 and, P.L. 106–36, P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L.

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104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, except that section 1366 (f) (relating to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1996, do not apply to this paragraph with respect to taxable years beginning after December 31, 1996, and before January 1, 1998, except that changes to the Internal Revenue Code made by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277 and, P.L. 106–36, P.L. 106–554, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 212. 71.34 (1g) (m) of the statutes is amended to read:

71.34 (**1g**) (m) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1997, and before January 1, 1999, means the federal Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, and as indirectly affected in the provisions applicable to

1 this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647 excluding sections 803 $\mathbf{2}$ (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 3 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, 4 P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 5 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 6 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 7 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 8 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 9 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, 10 P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, except that 11 section 1366 (f) (relating to pass-through of items to shareholders) is modified by 12 substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The 13 Internal Revenue Code applies for Wisconsin purposes at the same time as for federal 14 Amendments to the federal Internal Revenue Code enacted after 15 December 31, 1997, do not apply to this paragraph with respect to taxable years 16 beginning after December 31, 1997, and before January 1, 1999, except that 17 changes to the Internal Revenue Code made by P.L. 105-178, P.L. 105-206, P.L. 18 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 19 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the 20 provisions applicable to this subchapter made by P.L. 105-178, P.L. 105-206, P.L. 21105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 22 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the 23 same time as for federal purposes.

Section 213. 71.34 (1g) (n) of the statutes is amended to read:

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71.34 (1g) (n) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1998, and before January 1, 2000, means the federal Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–36 and, P.L. 106–170, P.L. 106–230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647, excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, except that section 1366 (f) (relating to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1998, do not apply to this paragraph with respect to taxable years beginning after December 31, 1998, and before January 1, 2000, except that changes to the Internal Revenue Code made by P.L. 106-36 and, P.L. 106-170, P.L.

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106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, apply for Wisconsin purposes at the same time as for federal purposes. **Section 214.** 71.34 (1g) (o) of the statutes is amended to read: 71.34 (1g) (o) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1999, and before January 1, 2001, means the federal Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100–203, P.L. 100–647, excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-200, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16,

except that section 1366 (f) (relating to pass-through of items to shareholders) is

modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1999, do not apply to this paragraph with respect to taxable years beginning after December 31, 1999, and before January 1, 2001, except that changes to the Internal Revenue Code made by P.L. 106–200, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106–200, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, apply for Wisconsin purposes at the same time as for federal purposes.

Section 215. 71.34 (1g) (p) of the statutes is created to read:

71.34 (**1g**) (p) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 2000, and before January 1, 2002, means the federal Internal Revenue Code as amended to December 31, 2000, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L.

104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–200, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, except that section 1366 (f) (relating to pass–through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 2000, do not apply to this paragraph with respect to taxable years beginning after December 31, 2000, and before January 1, 2002, except that changes to the Internal Revenue Code made by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 216. 71.34 (1g) (q) of the statutes is created to read:

71.34 (1g) (q) "Internal Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 2001, means the federal Internal Revenue Code as amended to December 31, 2001, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and section 431 of P.L. 107–16, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99–514, P.L. 100–203, P.L. 100–647, excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2), and 823 (c) (2) of P.L. 99–514 and section 1008 (g) (5) of P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L.

101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–200, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, except that section 1366 (f) (relating to pass–through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 2001, do not apply to this paragraph with respect to taxable years beginning after December 31, 2001.

Section 217b. 71.365 (1m) of the statutes is amended to read:

71.365 (1m) Tax-option corporations; depreciation. A tax-option corporation may shall compute amortization and depreciation under either the federal Internal Revenue Code as amended to December 31, 1999, or the federal Internal Revenue Code in effect for the taxable year for which the return is filed 2000, except that property first placed in service by the taxpayer on or after January 1, 1983, but before January 1, 1987, that, under s. 71.04 (15) (b) and (br), 1985 stats., is required to be depreciated under the Internal Revenue Code as amended to December 31, 1980, and property first placed in service in taxable year 1981 or thereafter but before January 1, 1987, that, under s. 71.04 (15) (bm), 1985 stats., is required to be depreciated under the Internal Revenue Code as amended to

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December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980. Any difference between the adjusted basis for federal income tax purposes and the adjusted basis under this chapter shall be taken into account in determining net income or loss in the year or years for which the gain or loss is reportable under this chapter. If that property was placed in service by the taxpayer during taxable year 1986 and thereafter but before the property is used in the production of income subject to taxation under this chapter, the property's adjusted basis and the depreciation or other deduction schedule are not required to be changed from the amount allowable on the owner's federal income tax returns for any year because the property is used in the production of income subject to taxation under this chapter. If that property was acquired in a transaction in taxable year 1986 or thereafter in which the adjusted basis of the property in the hands of the transferee is the same as the adjusted basis of the property in the hands of the transferor, the Wisconsin adjusted basis of that property on the date of transfer is the adjusted basis allowable under the Internal Revenue Code as defined for Wisconsin purposes for the property in the hands of the transferor.

Section 219. 71.42 (2) (f) of the statutes is repealed.

Section 220. 71.42 (2) (g) of the statutes is repealed.

Section 221. 71.42 (2) (h) of the statutes is amended to read:

71.42 (2) (h) For taxable years that begin after December 31, 1993, and before January 1, 1995, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1993 excluding sections 103, 104, and 110 of P.L. 102–227 and sections 13113, 13150 (d), 13171 (d), 13174, 13203 (d), and 13215 of P.L. 103–66, and as amended by P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, excluding section 1 of P.L. 104–7, P.L. 104–188, excluding section 1311 of P.L.

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1 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, $\mathbf{2}$ and P.L. 106-554, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 3 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 4 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 5 102-486 and P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, 6 13203 (d), and 13215 of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 7 104-7, excluding section 1 of P.L. 104-7, P.L. 104-188, excluding section 1311 of P.L. 8 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, 9 and P.L. 106-554, except that "Internal Revenue Code" does not include section 847 10 of the federal Internal Revenue Code. The Internal Revenue Code applies for 11 Wisconsin purposes at the same time as for federal purposes. Amendments to the 12 federal Internal Revenue Code enacted after December 31, 1993, do not apply to this 13 paragraph with respect to taxable years beginning after December 31, 1993, and 14 before January 1, 1995, except that changes to the Internal Revenue Code made by 15 P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 16 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 17 104-193, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and 18 changes that indirectly affect the provisions applicable to this subchapter made by 19 P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, excluding section 1 of P.L. 20 104-7, P.L. 104-188, excluding section 1311 of P.L. 104-188, P.L. 104-191, P.L. 21104–193, P.L. 105–34, P.L. 105–206 and P.L. 105–277, and P.L. 106–554, apply for 22 Wisconsin purposes at the same time as for federal purposes.

Section 222. 71.42 (2) (i) of the statutes is amended to read:

71.42 (2) (i) For taxable years that begin after December 31, 1994, and before January 1, 1996, "Internal Revenue Code" means the federal Internal Revenue Code

as amended to December 31, 1994, excluding sections 103, 104, and 110 of P.L. 1 2 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 3 103-66, and as amended by P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 4 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 5 105-206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected by P.L. 6 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 7 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 8 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 9 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 10 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1202, 1204, 1311, and 1605 of 11 P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and P.L. 12 105-277, and P.L. 106-554, except that "Internal Revenue Code" does not include 13 section 847 of the federal Internal Revenue Code. The Internal Revenue Code 14 applies for Wisconsin purposes at the same time as for federal purposes. 15 Amendments to the federal Internal Revenue Code enacted after December 31, 1994, do not apply to this paragraph with respect to taxable years 16 17 beginning after December 31, 1994, and before January 1, 1996, except that 18 changes to the Internal Revenue Code made by P.L. 104-7, P.L. 104-188, excluding 19 sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 20 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and changes that 21indirectly affect the provisions applicable to this subchapter made by P.L. 104-7, P.L. 22 104-188, excluding sections 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 23 104-191, P.L. 104-193, P.L. 105-34, P.L. 105-206 and P.L. 105-277, and P.L. 24 <u>106–554</u>, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 223. 71.42 (2) (j) of the statutes is amended to read:

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71.42 (2) (j) For taxable years that begin after December 31, 1995, and before January 1, 1997, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1995, excluding sections 103, 104, and 110 of P.L. 102-227 and sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, and as amended by P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, except that "Internal Revenue Code" does not include section 847 of the federal Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the federal Internal Revenue Code enacted after purposes. December 31, 1995, do not apply to this paragraph with respect to taxable years beginning after December 31, 1995, and before January 1, 1997, except that changes to the Internal Revenue Code made by P.L. 104-188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206 and, P.L. 105-277, and P.L. 106-554, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 104–188, excluding sections 1123, 1202, 1204, 1311, and 1605 of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–206 and, P.L. 105–277,

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and P.L. 106–554, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 224. 71.42 (2) (k) of the statutes is amended to read:

71.42 (2) (k) For taxable years that begin after December 31, 1996, and before January 1, 1998, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1996, excluding sections 103, 104, and 110 of P.L. 102-227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277 and, P.L. 106–36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-206, P.L. 105-277 and, P.L. 106-36, P.L. 106-554, and P.L. 107-16, excluding section 431 of P.L. 107-16, except that "Internal Revenue Code" does not include section 847 of the federal Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal Amendments to the federal Internal Revenue Code enacted after purposes. December 31, 1996, do not apply to this paragraph with respect to taxable years beginning after December 31, 1996, and before January 1, 1998, except that changes to the Internal Revenue Code made by P.L. 105-33, P.L. 105-34, P.L. 105–206, P.L. 105–277 and, P.L. 106–36, P.L. 106–554, and P.L. 107–16, excluding

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section 431 of P.L. 107–16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105–33, P.L. 105–34, P.L. 105–206, P.L. 105–277 and, P.L. 106–36, P.L. 106–554, and P.L. 107–16, excluding section 431 of P.L. 107–16, apply for Wisconsin purposes at the same time as for federal purposes.

Section 225. 71.42 (2) (L) of the statutes is amended to read:

71.42 (2) (L) For taxable years that begin after December 31, 1997, and before January 1, 1999, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1997, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106-170, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, except that "Internal Revenue Code" does not include section 847 of the federal Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1997, do not apply to this paragraph with respect to taxable years beginning after

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December 31, 1997, and before January 1, 1999, except that changes to the Internal Revenue Code made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, apply for Wisconsin purposes at the same time as for federal purposes.

Section 226. 71.42 (2) (m) of the statutes is amended to read:

71.42 (2) (m) For taxable years that begin after December 31, 1998, and before January 1, 2000, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1998, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, and as amended by P.L. 106-36 and, P.L. 106-170, P.L. 106-230, P.L. 106-519, P.L. 106-554, P.L. 106-573, and P.L. 107-16, excluding section 431 of P.L. 107-16, and as indirectly affected by P.L. 99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104, and 110 of P.L. 102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L. 103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34, P.L. 105-178, P.L. 105-206, P.L. 105-277, P.L. 106-36 and, P.L. 106–170, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107-16, except that "Internal Revenue Code" does not include section 847 of the federal Internal Revenue Code. The Internal Revenue

Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1998, do not apply to this paragraph with respect to taxable years beginning after December 31, 1998, and before January 1, 2000, except that changes to the Internal Revenue Code made by P.L. 106–36 and, P.L. 106–170, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106–36 and, P.L. 106–170, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, apply for Wisconsin purposes at the same time as for federal purposes.

SECTION 227. 71.42 (2) (n) of the statutes is amended to read:

71.42 (2) (n) For taxable years that begin after December 31, 1999, and before January 1, 2001, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 1999, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66 and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 106–200, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36 and, P.L. 106–170,

P.L. 106–200, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, except that "Internal Revenue Code" does not include section 847 of the federal Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 1999, do not apply to this paragraph with respect to taxable years beginning after December 31, 1999, and before January 1, 2001, except that changes to the Internal Revenue Code made by P.L. 106–200, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 106–200, P.L. 106–230, P.L. 106–573, and P.L. 107–16, excluding section 431 of P.L. 107–16, apply for Wisconsin purposes at the same time as for federal purposes.

Section 228. 71.42 (2) (o) of the statutes is created to read:

71.42 (2) (o) For taxable years that begin after December 31, 2000, and before January 1, 2002, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 2000, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, and sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and as amended by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding sections

1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–200, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, except that "Internal Revenue Code" does not include section 847 of the federal Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 2000, do not apply to this paragraph with respect to taxable years beginning after December 31, 2000, and before January 1, 2002, except that changes to the Internal Revenue Code made by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, and changes that indirectly affect the provisions applicable to this subchapter made by P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, apply for Wisconsin purposes at the same time as for federal purposes.

Section 229. 71.42 (2) (p) of the statutes is created to read:

71.42 (2) (p) For taxable years that begin after December 31, 2001, "Internal Revenue Code" means the federal Internal Revenue Code as amended to December 31, 2001, excluding sections 103, 104, and 110 of P.L. 102–227, sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, and section 431 of P.L. 107–16, and as indirectly affected by P.L. 99–514, P.L. 100–203, P.L. 100–647, P.L. 101–73, P.L. 101–140, P.L. 101–179, P.L. 101–239, P.L. 101–508, P.L. 102–227, excluding sections 103, 104, and 110 of P.L. 102–227, P.L. 102–318, P.L. 102–486, P.L. 103–66, excluding sections 13113, 13150 (d), 13171 (d), 13174, and 13203 (d) of P.L. 103–66, P.L. 103–296, P.L. 103–337, P.L. 103–465, P.L. 104–7, P.L. 104–188, excluding

sections 1123 (b), 1202 (c), 1204 (f), 1311, and 1605 (d) of P.L. 104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L. 105–206, P.L. 105–277, P.L. 106–36, P.L. 106–170, P.L. 106–200, P.L. 106–230, P.L. 106–519, P.L. 106–554, P.L. 106–573, P.L. 107–15, P.L. 107–16, excluding section 431 of P.L. 107–16, and P.L. 107–22, except that "Internal Revenue Code" does not include section 847 of the federal Internal Revenue Code. The Internal Revenue Code applies for Wisconsin purposes at the same time as for federal purposes. Amendments to the federal Internal Revenue Code enacted after December 31, 2001, do not apply to this paragraph with respect to taxable years beginning after December 31, 2001.

Section 230b. 71.45 (2) (a) 13. of the statutes is amended to read:

71.45 (2) (a) 13. By adding or subtracting, as appropriate, the difference between the depreciation deduction under the federal Internal Revenue Code as amended to December 31, 1999 and the depreciation deduction under the federal Internal Revenue Code in effect for the taxable year for which the return is filed, so as to reflect the fact that the insurer may choose between these 2 deductions 2000, except that property first placed in service by the taxpayer on or after January 1, 1983, but before January 1, 1987, that, under s. 71.04 (15) (b) and (br), 1985 stats., is required to be depreciated under the Internal Revenue Code as amended to December 31, 1980, and property first placed in service in taxable year 1981 or thereafter but before January 1, 1987, that, under s. 71.04 (15) (bm), 1985 stats., is required to be depreciated under the Internal Revenue Code as amended to December 31, 1980, shall continue to be depreciated under the Internal Revenue Code as amended to December 31, 1980.

Section 231c. 71.45 (3) (intro.) of the statutes is amended to read:

71.45 (3) APPORTIONMENT. (intro.) With respect Except as provided in sub. (3d), to determine Wisconsin income for purposes of the franchise tax, domestic insurers not engaged in the sale of life insurance but which that, in the taxable year, have collected received premiums, other than life insurance premiums, written on subjects of for insurance on property or risks resident, located or to be performed outside this state, there shall be subtracted from multiply the net income figure derived by application of sub. (2) (a) to arrive at Wisconsin income constituting the measure of the franchise tax an amount calculated by multiplying such adjusted federal taxable income by the arithmetic average of the following 2 percentages:

Section 231d. 71.45 (3) (a) of the statutes is amended to read:

71.45 (3) (a) The Subject to sub. (3d), the percentage of total determined by dividing the sum of direct premiums written on all property and risks for insurance other than life insurance, with respects to all property and risks resident, located, or to be performed in this state, and assumed premiums written for reinsurance, other than life insurance, with respect to all property and risks resident, located, or to be performed in this state, by the sum of direct premiums written for insurance on all property and risks, other than life insurance, wherever located during the taxable—year, as reflects, and assumed premiums written on—insurance for reinsurance on all property and risks, other than life insurance, where the subject of insurance was resident, located or to be performed outside this state wherever located. In this paragraph, "direct premiums" means direct premiums as reported for the taxable year on an annual statement that is filed by the insurer with the commissioner of insurance under s. 601.42 (1g) (a). In this paragraph, "assumed premiums" means assumed reinsurance premiums from domestic insurance

companies as reported for the taxable year on an annual statement that is filed with the commissioner of insurance under s. 601.42 (1g) (a).

SECTION 231e. 71.45 (3) (b) of the statutes is renumbered 71.45 (3) (b) 1. and amended to read:

71.45 (3) (b) 1. The Subject to sub. (3d), the percentage of determined by dividing the payroll, exclusive of life insurance payroll, paid in this state in the taxable year by total payroll, exclusive of life insurance payroll, paid everywhere in the taxable year as reflects such compensation paid outside this state. Compensation.

2. Under subd. 1., payroll is paid outside in this state if the individual's service is performed entirely outside in this state; or the individual's service is performed both within and without in and outside this state, but the service performed within outside this state is incidental to the individual's service without in this state; or some service is performed without in this state and the base of operations, or if there is no base of operations, the place from which the service is directed or controlled is without in this state, or the base of operations or the place from which the service is directed or controlled is not in any state in which some part of the service is performed, but the individual's residence is outside in this state.

Section 231f. 71.45 (3d) of the statutes is created to read:

71.45 (3d) PREMIUMS FACTOR; DOMESTIC INSURERS. For taxable years beginning after December 31, 2003, a domestic insurer that is subject to apportionment under sub. (3) and this subsection shall multiply the net income figure derived by the application of sub. (2) by an apportionment fraction composed of the percentage under sub. (3) (a) representing 55% of the fraction and the percentage under sub. (3) (b) 1. representing 45% of the fraction.

Section 231g. 71.45 (3m) of the statutes is amended to read:

71.45 (3m) ARITHMETIC AVERAGE. The Except as provided in sub. (3d), the arithmetic average of the 2 percentages referred to in sub. (3) shall be applied to the net income figure arrived at by the successive application of sub. (2) (a) and (b) with respect to Wisconsin insurers to which sub. (2) (a) and (b) applies and which have collected received premiums, other than life insurance premiums, written upon for insurance, other than life insurance, where the subject of such insurance was on property or risks resident, located or to be performed outside this state, to arrive at Wisconsin income constituting the measure of the franchise tax.

Section 232. 71.83 (2) (b) of the statutes is amended to read:

71.83 (2) (b) Felony. 1. 'False income tax return; fraud.' Any person, other than a corporation or limited liability company, who renders a false or fraudulent income tax return with intent to defeat or evade any assessment required by this chapter shall be is guilty of a Class H felony and may be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both, together with assessed the cost of prosecution. In this subdivision, "return" includes a separate return filed by a spouse with respect to a taxable year for which a joint return is filed under s. 71.03 (2) (g) to (L) after the filing of that separate return, and a joint return filed by the spouses with respect to a taxable year for which a separate return is filed under s. 71.03 (2) (m) after the filing of that joint return.

2. 'Officer of a corporation; false franchise or income tax return.' Any officer of a corporation or manager of a limited liability company required by law to make, render, sign or verify any franchise or income tax return, who makes any false or fraudulent franchise or income tax return, with intent to defeat or evade any assessment required by this chapter shall be is guilty of a Class H felony and may

be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both, together with assessed the cost of prosecution.

- 3. 'Evasion.' Any person who removes, deposits or conceals or aids in removing, depositing or concealing any property upon which a levy is authorized with intent to evade or defeat the assessment or collection of any tax administered by the department is guilty of a Class I felony and may be fined not more than \$5,000 or imprisoned for not more than 4 years and 6 months or both, together with assessed the eests cost of prosecution.
- 4. 'Fraudulent claim for credit.' The A claimant who filed files a claim for credit under s. 71.07, 71.28 or 71.47 or subch. VIII or IX that is false or excessive and was filed with fraudulent intent and any person who assisted, with fraudulent intent, assists in the preparation or filing of the false or excessive claim or supplied information upon which the false or excessive claim was prepared, with fraudulent intent, is guilty of a Class H felony and may be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both, together with assessed the cost of prosecution.

Section 233m. 79.005 (3) of the statutes is amended to read:

- 79.005 (3) "Production plant" also includes does not include substations and general structures.
- **SECTION 234.** 79.01 (1) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:
- 79.01 (1) There is established an account in the general fund entitled the "Expenditure Restraint Program Account." There shall be appropriated to that account \$25,000,000 in 1991, in 1992, and in 1993; \$42,000,000 in 1994; \$48,000,000 in each year beginning in 1995 and ending in 1999; \$57,000,000 in the year 2000 and

in the year 2001; and \$57,570,000 in 2002; and \$58,145,700 in 2003 and in each year 1 2 thereafter. 3 **Section 234b.** 79.01 (2d) of the statutes is created to read: 4 79.01 (2d) There is established an account in the general fund entitled the 5 "County and Municipal Aid Account." There shall be appropriated to that account 6 \$750,000,000 in 2003 and \$487,000,000 in 2004 and in each year thereafter, plus any 7 additional amounts determined under s. 79.035 (2). 8 **Section 234d.** 79.01 (2m) of the statutes is created to read: 9 79.01 (2m) There is established an account in the general fund entitled the 10 "Public Utility Distribution Account," referred to in this chapter as the "public utility 11 account." There shall be appropriated to the public utility account the sums specified in s. 79.04 (4), (6), and (7). 12 13 **Section 234r.** 79.015 of the statutes is amended to read: 14 **79.015 Statement of estimated payments.** The department of revenue, on 15 or before September 15 of each year, shall provide to each municipality and county 16 a statement of estimated payments to be made in the next calendar year to the 17 municipality or county under ss. 79.03, 79.035, 79.04, 79.05, 79.058, and 79.06. **Section 236.** 79.02 (2) (b) of the statutes is amended to read: 18 19 79.02 (2) (b) Subject to s. 59.605 (4), payments in July shall equal 15% of the 20 municipality's or county's estimated payments under ss. 79.03, 79.035, 79.04, 79.058, 21and 79.06 and 100% of the municipality's estimated payments under s. 79.05. 22 **Section 238.** 79.02 (3) of the statutes is amended to read: 23 79.02 (3) Subject to s. 59.605 (4), payments to each municipality and county in 24 November shall equal that municipality's or county's entitlement to shared revenues

under ss. 79.03, <u>79.035</u>, 79.04, 79.05, 79.058, and 79.06 for the current year, minus

the amount distributed to the municipality or county in July. In November 2002, the amount of the payments to each municipality and county under ss. 79.03, 79.04, 79.05, 79.058, and 79.06 to be paid from the appropriation account under s. 20.855 (4) (rb) shall be the amount of such payments to the municipality or county multiplied by the quotient of an amount equal to the moneys available, as determined by the department of administration, from the appropriation account under s. 20.855 (4) (rb) divided by \$826,068,930.

Section 239. 79.03 (1) of the statutes is amended to read:

79.03 (1) Each Ending with the distributions in 2002, each municipality and county is entitled to shared revenue, consisting of an amount determined on the basis of population under sub. (2), plus an amount determined under sub. (3).

SECTION 240. 79.03 (3c) (b) (intro.) of the statutes is amended to read:

79.03 (3c) (b) *Eligibility*. (intro.) A Ending with the distributions in 2002, a municipality is eligible for a payment under this subsection if all of the following conditions are met:

SECTION 241. 79.03 (3c) (f) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

79.03 (3c) (f) *Distribution amount*. If the total amounts calculated under pars. (c) to (e) exceed the total amount to be distributed under this subsection, the amount paid to each eligible municipality shall be paid on a prorated basis. The total amount to be distributed under this subsection from s. 20.835 (1) (b) is \$10,000,000 beginning in 1996 and ending in 1999; and \$11,000,000 in the year 2000 and in the year 2001; The total amount to be distributed under this subsection from ss. 20.835 (1) (b) and 20.855 (4) (rb) is \$11,110,000 in 2002; and \$11,221,100 in 2003 and in each year thereafter.

1 **Section 242.** 79.03 (4) of the statutes, as affected by 2001 Wisconsin Act 16, 2 is amended to read: 3 79.03 (4) In 1991, the total amount to be distributed under ss. 79.03, 79.04, and 4 79.06 from s. 20.835 (1) (d) is \$869,000,000. In 1992, the total amount to be 5 distributed under ss. 79.03, 79.04, and 79.06 from s. 20.835 (1) (d) is \$885,961,300. 6 In 1993, the total amount to be distributed under ss. 79.03, 79.04, and 79.06 from s. 7 20.835 (1) (d) is \$903,680,500. In 1994, the total amounts to be distributed under this 8 section and ss. 79.04 and 79.06 from s. 20.835 (1) (d) are \$746,547,500 to 9 municipalities and \$168,981,800 to counties. Beginning in 1995 and ending in 2001, 10 the total amounts to be distributed under ss. 79.03, 79.04, and 79.06 from s. 20.835 11 (1) (d) are \$761,478,000 to municipalities and \$168,981,800 to counties. In 2002, the 12 total amounts to be distributed under ss. 79.03, 79.04, and 79.06 from s. ss. 20.835 13 (1) (d) and 20.855 (4) (rb) are \$769,092,800 to municipalities and \$170,671,600 to 14 counties. In 2003 and subsequent years, the total amounts to be distributed under 15 ss. 79.03, 79.04, and 79.06 from s. 20.835 (1) (d) are \$776,783,700 to municipalities 16 and \$172.378.300 to counties. 17 **Section 243.** 79.03 (5) (a) of the statutes, as created by 2001 Wisconsin Act 16. is amended to read: 18 19 79.03 (5) (a) In 2002 and 2003, each municipality shall receive a shared 20 revenue payment that is equal to the amount of the payment it received in the 21previous year, multiplied by 101%. 22 **Section 244.** 79.03 (6) of the statutes is created to read: 23 79.03 (6) Beginning in 2003, no municipality or county may receive payments 24 under subs. (2) and (3) and no municipality may receive a payment under sub. (3c).

Section 244d. 79.035 of the statutes is created to read:

- **79.035 County and municipal aid. (1)** (a) 1. Subject to par. (b), in 2003, each county shall receive a payment from the county and municipal aid account in an amount equal to the total amount of the payments under ss. 79.03 (3), 79.04, 79.058, and 79.06 distributed to the county in 2002.
- 2. Subject to par. (b), in 2003, each municipality shall receive a payment from the county and municipal aid account in an amount equal to the amount of the payment under s. 79.03 (5) (a) distributed to the municipality in 2002.
- (b) The department of revenue shall reduce the amount of each payment to a county and municipality under par. (a) by subtracting from each such payment an amount based on population, as determined by the department, so that the total amount of all such payments is \$750,000,000, except that no county or municipality shall receive a payment in an amount that is less than 35% of the amount of the payments specified in par. (a) that the county or municipality received in 2002. Notwithstanding s. 79.005 (2), to calculate reductions under this paragraph, the department of revenue, in consultation with the department of administration, shall estimate population by using the 2000 federal decennial census.
- (2) (a) In 2004, counties and municipalities shall receive additional payments. The total amount of all such payments shall equal the amount specified for all counties and municipalities in 2004, multiplied by the lesser of the percentage that represents growth in general fund tax revenue from the 2002–03 fiscal year to the 2003–04 fiscal year, as estimated in the 2003–05 biennial budget act, and the percentage equal to the average annual percentage change in the U.S. consumer price index for all urban consumers, U.S. city average, as determined by the U.S. department of labor, for the 12 months ending on June 30, 2003, plus 1%.

(b) Annually, beginning in 2005, counties and municipalities shall receive additional payments. The total amount of all such payments shall equal the amount all counties and municipalities received from the county and municipal aid account in the prior year, multiplied by the lesser of the percentage that represents growth in general fund tax revenue from the fiscal year 2 years prior to the fiscal year in which a payment is distributed under this paragraph to the fiscal year prior to the fiscal year in which a payment is distributed under this paragraph, as estimated by either the biennial budget act or ch. 20 as of the end of the biennium, and the percentage equal to the average annual percentage change in the U.S. consumer price index for all urban consumers, U.S. city average, as determined by the U.S. department of labor, for the 12 months ending on June 30 of the year prior to the year in which a payment is distributed under this paragraph, plus 1%.

SECTION 245. 79.04 (1) (intro.) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

79.04 (1) (intro.) Annually, ending with the distributions in 2002, the department of administration, upon certification by the department of revenue, shall distribute to a municipality having within its boundaries a production plant or a general structure, including production plants and general structures under construction, used by a light, heat, or power company assessed under s. 76.28 (2) or 76.29 (2), except property described in s. 66.0813 unless the production plant is owned or operated by a local governmental unit located outside of the municipality, or by an electric cooperative assessed under ss. 76.07 and 76.48, respectively, or by a municipal electric company under s. 66.0825 the amount determined as follows:

Section 246. 79.04 (2) (a) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

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79.04 (2) (a) Annually, ending with the distributions in 2002, the department of administration, upon certification by the department of revenue, shall distribute from the shared revenue account to any county having within its boundaries a production plant or a general structure, including production plants and general structures under construction, used by a light, heat, or power company assessed under s. 76.28 (2) or 76.29 (2), except property described in s. 66.0813 unless the production plant is owned or operated by a local governmental unit that is located outside of the municipality in which the production plant is located, or by an electric cooperative assessed under ss. 76.07 and 76.48, respectively, or by a municipal electric company under s. 66.0825 an amount determined by multiplying by 6 mills in the case of property in a town and by 3 mills in the case of property in a city or village the first \$125,000,000 of the amount shown in the account, plus leased property, of each public utility except qualified wholesale electric companies, as defined in s. 76.28 (1) (gm), on December 31 of the preceding year for either "production plant, exclusive of land" and "general structures", or "work in progress" for production plants and general structures under construction, in the case of light, heat, and power companies, electric cooperatives, or municipal electric companies, for all property within the municipality in accordance with the system of accounts established by the public service commission or rural electrification administration, less depreciation thereon as determined by the department of revenue and less the value of treatment plant and pollution abatement equipment, as defined under s. 70.11 (21) (a), as determined by the department of revenue plus an amount from the shared revenue account determined by multiplying by 6 mills in the case of property in a town, and 3 mills in the case of property in a city or village, of the total original cost of production plant, general structures, and work-in-progress less depreciation,

land, and approved waste treatment facilities of each qualified wholesale electric company, as defined in s. 76.28 (1) (gm), as reported to the department of revenue of all property within the municipality. The total of amounts, as depreciated, from the accounts of all public utilities for the same production plant is also limited to not more than \$125,000,000. The amount distributable to a county in any year shall not exceed \$100 times the population of the county.

Section 247. 79.04 (4) (a) of the statutes is amended to read:

79.04 (4) (a) Annually, except for the distribution in 2003, in addition to the amount distributed under sub. (1) subs. (1), (6), and (7), the department of administration shall distribute from the public utility account \$50,000 to a municipality if spent nuclear fuel is stored within the municipality on December 31 of the preceding year. If a spent nuclear fuel storage facility is located within one mile of a municipality, that municipality shall receive \$10,000 annually and the municipality where that storage facility is located shall receive \$40,000 annually.

SECTION 248. 79.04 (4) (b) of the statutes is amended to read:

79.04 (4) (b) Annually, except for the distribution in 2003, in addition to the amount distributed under sub. (2) subs. (2), (6), and (7), the department of administration shall distribute from the public utility account \$50,000 to a county if spent nuclear fuel is stored within the county on December 31 of the preceding year. If a spent nuclear fuel storage facility is located at a production plant located in more than one county, the payment shall be apportioned according to the formula under sub. (1) (c) 2., except that the formula, as it applies to municipalities in that subdivision, applies to counties in this paragraph. The payment under this paragraph may not be less than \$10,000 annually.

Section 249. 79.04 (5) of the statutes is created to read:

79.04 (5) Beginning in 2003, no municipality or county may receive a payment under subs. (1) and (2).

SECTION 249b. 79.04 (6) of the statutes is created to read:

- 79.04 (6) (a) Annually, beginning in 2004, the department of administration, upon certification by the department of revenue, shall distribute payments from the public utility account, as determined under par. (b), to each municipality and county in which a production plant is located, if the production plant is used by a light, heat, or power company assessed under s. 76.28 (2) or 76.29 (2); except property described in s. 66.0813, unless the production plant is owned or operated by a local governmental unit located outside of the municipality; a qualified wholesale electric company, as defined in s. 76.28 (1) (gm), a wholesale merchant plant, as defined in s. 196.49 (1) (w), an electric cooperative assessed under ss. 76.07 and 76.48, respectively, or a municipal electric company under s. 66.0825.
- (b) Subject to pars. (c) and (e) to (i), each municipality entitled to a payment under par. (a) shall receive a payment equal to a portion of the amount determined as follows; and, subject to pars. (c) and (f) to (i), each county in which such a municipality is located shall receive a payment equal to a portion of the amount determined as follows:
- 1. If the total name-plate capacity of the production plants located in the municipality is no more than 10 megawatts, \$10,000.
- 2. If the total name-plate capacity of the production plants located in the municipality exceeds 10 megawatts but is no more than 25 megawatts, \$25,000.
- 3. If the total name-plate capacity of the production plants located in the municipality exceeds 25 megawatts but is no more than 50 megawatts, \$50,000.

- 4. If the total name-plate capacity of the production plants located in the municipality exceeds 50 megawatts but is no more than 100 megawatts, \$150,000.
- 5. If the total name-plate capacity of the production plants located in the municipality exceeds 100 megawatts but is no more than 200 megawatts, \$300,000.
- 6. If the total name-plate capacity of the production plants located in the municipality exceeds 200 megawatts but is no more than 300 megawatts, \$500,000.
- 7. If the total name-plate capacity of the production plants located in the municipality exceeds 300 megawatts but is no more than 400 megawatts, \$700,000.
- 8. If the total name-plate capacity of the production plants located in the municipality exceeds 400 megawatts but is no more than 800 megawatts, \$800,000.
- 9. If the total name-plate capacity of the production plants located in the municipality exceeds 800 megawatts but is no more than 1,300 megawatts, \$1,000,000.
- 10. If the total name-plate capacity of the production plants located in the municipality exceeds 1,300 megawatts but is no more than 1,800 megawatts, \$1,150,000.
- 11. If the total name-plate capacity of the production plants located in the municipality exceeds 1,800 megawatts but is no more than 2,400 megawatts, \$1,300,000.
- 12. If the total name-plate capacity of the production plants located in the municipality exceeds 2,400 megawatts but is no more than 3,000 megawatts, \$1,500,000.
- 13. If the total name-plate capacity of the production plants located in the municipality exceeds 3,000 megawatts, \$2,000,000.

- (c) If the production plant is located in a city or village, the city or village receives a payment equal to two-thirds of the amount determined under par. (b) and the county in which the city or village is located receives a payment equal to one-third of the amount determined under par. (b). If the production plant is located in a town, the town receives a payment equal to one-third of the amount determined under par. (b) and the county in which the town is located receives a payment equal to two-thirds of the amount determined under par. (b). If a municipality is located in more than one county, the county in which the production plant is located shall receive the county portion of the payment.
- (d) Subject to pars. (e) and (f), annually, beginning in 2004, the department of administration, upon certification by the department of revenue, shall distribute payments from the public utility account to each municipality and county in which a substation is located in an amount based on the net book value of the substation and as determined under sub. (1), for a municipality, or sub. (2), for a county, if the substation is used by a light, heat, or power company assessed under s. 76.28 (2) or 76.29 (2); except property described in s. 66.0813, unless the substation is owned or operated by a local governmental unit located outside of the municipality; a qualified wholesale electric company, as defined in s. 76.28 (1) (gm), a wholesale merchant plant, as defined in s. 196.49 (1) (w), an electric cooperative assessed under ss. 76.07 and 76.48, respectively, or a municipal electric company under s. 66.0825.
- (e) Except as provided in par. (i), the total amount distributable to a municipality under this subsection shall not exceed the following:
- 1. For the distribution in 2004, an amount equal to the municipality's population multiplied by \$450.

- 2. For the distribution in 2005, an amount equal to the municipality's population multiplied by \$650.
- 3. For the distribution in 2006, an amount equal to the municipality's population multiplied by \$950.
 - 4. For the distribution in 2007 and subsequent years, an amount equal to the municipality's population multiplied by \$1,200.
 - (f) Except as provided in par. (i), the total amount distributable to a county under this subsection shall not exceed the following:
 - 1. For the distribution in 2004, an amount equal to the county's population multiplied by \$225.
 - 2. For the distribution in 2005, an amount equal to the county's population multiplied by \$325.
 - 3. For the distribution in 2006, an amount equal to the county's population multiplied by \$475.
 - 4. For the distribution in 2007 and subsequent years, an amount equal to the county's population multiplied by \$600.
 - (g) For the purpose of determining the amount of the payment under par. (b), if a production plant is located in more than one municipality, the name-plate capacity of the production plant is attributable to the municipality in which the majority of the plant is physically located and the payment amount that would result under par. (b) as if there are no other plants in that municipality shall be divided among the municipalities in which the plant is located based on the net book value of that portion of the plant located in each municipality as of December 31, 2003, or as of the date on which the plant is operational, whichever is later. This paragraph applies to property classified as "production plant" under the system of accounts

established by the public service commission that is not an electric generating facility, if the net book value of the property exceeds \$800,000.

- (h) For the purpose of determining the amount of the payment under par. (b), the name-plate capacity associated with a production plant under construction shall be attributed to the municipality in which the production plant is located based on the percentage of construction completed on December 31 of the year prior to the year of a distribution under this subsection, as determined by the department of revenue.
- (i) The total amount of the combined payments distributed to a municipality and county under par. (b) may not be less than the amount of the combined payments the municipality and county would have received on the value of production plants, exclusive of substations, under s. 79.04, 1999 stats., in 2004, provided such production plants remain in operation.

SECTION 249d. 79.04 (7) of the statutes is created to read:

- 79.04 (7) (a) Beginning with payments in 2004, if a production plant, as described in sub. (6) (a), other than a coal-powered or nuclear-powered production plant, is built on the site of, or on a site adjacent to, an existing or decommissioned production plant or on, or on a site adjacent to, brownfields, as defined in s. 560.13 (1) (a), after January 1, 2003, and is operating at a name-plate capacity of at least 50 megawatts, each municipality and county in which such a production plant is located shall receive annually from the public utility account a payment equal to the amount determined as follows:
- 1. If the production plant's name-plate capacity is at least 50 megawatts but is no more than 100 megawatts, \$45,000.
- 2. If the production plant's name-plate capacity exceeds 100 megawatts but is no more than 200 megawatts, \$90,000.

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- 3. If the production plant's name-plate capacity exceeds 200 megawatts but is no more than 400 megawatts, \$180,000.
- 4. If the production plant's name-plate capacity exceeds 400 megawatts but is no more than 600 megawatts, \$300,000.
 - 5. If the production plant's name-plate capacity exceeds 600 megawatts, \$420,000.
 - (b) Beginning with payments in 2004, if a production plant, as described in sub. (6) (a), that is coal-powered is built on the site of, or on a site adjacent to, an existing or decommissioned production plant or on, or on a site adjacent to, brownfields, as defined in s. 560.13 (1) (a), after January 1, 2003, and is operating at a name-plate capacity of at least 50 megawatts, each municipality and county in which such a production plant is located shall receive annually from the public utility account a payment equal to the amount determined as follows:
 - 1. If the production plant's name-plate capacity is at least 50 megawatts but is no more than 100 megawatts, \$90,000 to the municipality and \$45,000 to the county.
 - 2. If the production plant's name-plate capacity exceeds 100 megawatts but is no more than 200 megawatts, \$180,000 to the municipality and \$90,000 to the county.
 - 3. If the production plant's name-plate capacity exceeds 200 megawatts but is no more than 400 megawatts, \$360,000 to the municipality and \$180,000 to the county.
 - 4. If the production plant's name-plate capacity exceeds 400 megawatts but is no more than 600 megawatts, \$600,000 to the municipality and \$300,000 to the county.

1	5. If the production plant's name-plate capacity exceeds 600 megawatts,
2	\$840,000 to the municipality and \$420,000 to the county.
3	Section 250. 79.05 (2) (intro.) of the statutes is amended to read:
4	79.05 (2) (intro.) A Ending with the distributions in 2002, a municipality is
5	eligible for a payment under sub. (3) if it fulfills all of the following requirements:
6	Section 251. 79.05 (7) of the statutes is created to read:
7	79.05 (7) Beginning in 2003, no municipality may receive a payment under this
8	section.
9	Section 252. 79.058 (1) of the statutes is amended to read:
10	79.058 (1) Each Ending with the distributions in 2002, each county is entitled
11	to a mandate relief payment equal to the per person distribution under sub. (2) times
12	the county's population for the year in which the statement under s. 79.015 is
13	provided as determined under s. 16.96 (2).
14	Section 253. 79.058 (3) (d) of the statutes, as created by 2001 Wisconsin Act
15	16, is amended to read:
16	79.058 (3) (d) In 2002, \$20,971,400, less amounts paid from the appropriation
17	account under s. 20.855 (4) (rb).
18	Section 254b. 79.058 (3) (e) of the statutes, as created by 2001 Wisconsin Act
19	16, is repealed.
20	Section 255. 79.058 (4) of the statutes is created to read:
21	79.058 (4) Beginning in 2003, no county may receive a payment under this
22	section.
23	Section 257. 79.06 (3) of the statutes is created to read:
24	79.06 (3) Sunset. Beginning in 2003, no municipality or county may receive
25	a payment under this section.

1	SECTION 259. 86.192 (4) of the statutes is amended to read:
2	86.192 (4) Any person who violates this section shall be fined not more than
3	\$10,000 or imprisoned for not more than 3 years or both is guilty of a Class H felony
4	if the injury, defacement or removal causes the death of a person.
5	Section 259r. 93.07 (10) (a) of the statutes is repealed.
6	Section 259s. 93.07 (10) (b) of the statutes is renumbered 93.07 (10) and
7	amended to read:
8	93.07 (10) Animal health; Quarantine. To protect the health of domestic
9	animals of the located in this state; and of humans residing in this state and to
10	determine and employ the most efficient and practical means for the prevention,
11	suppression, control, and eradication of communicable diseases among domestic
12	animals, and for. For these purposes it, the department may establish, maintain,
13	enforce, and regulate such quarantine and such other measures relating to the
14	importation, movement, and care of animals and their products, the disinfection of
15	suspected localities and articles, and the disposition of animals, as the department
16	may deem determines are necessary. The definition of "communicable disease" in s.
17	990.01 (5g) does not apply to this paragraph subsection.
18	Section 260. 93.29 of the statutes is repealed.
19	Section 260p. 95.65 of the statutes is created to read:
20	95.65 Intrastate transportation of white-tailed deer. (1) In this section,
21	"cervid" means a member of the family of animals that includes deer and moose.
22	(2) The department shall impose the same requirements on the intrastate
23	transportation of white-tailed deer that it imposes on the intrastate transportation
24	of other cervids.
25	Section 261. 97.43 (4) of the statutes is amended to read:

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97.43 (4) Whoever violates this section may be fined not less than \$500 nor more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony. **Section 262.** 97.45 (2) of the statutes is amended to read: 97.45 (2) Whoever violates this section may be fined not less than \$500 nor more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony. **Section 263.** 100.171 (7) (b) of the statutes is amended to read: 100.171 (7) (b) Whoever intentionally violates this section may be fined not more than \$10,000 or imprisoned for not more than 3 years or both is guilty of a Class I felony. A person intentionally violates this section if the violation occurs after the department or a district attorney has notified the person by certified mail that the person is in violation of this section. **Section 264.** 100.2095 (6) (d) of the statutes is amended to read: 100.2095 (6) (d) A person who violates sub. (3), (4) or (5) may be fined not less than \$100 nor more than \$1,000 \$10,000 or imprisoned for not more than one year 9 months or both. Each day of violation constitutes a separate offense. **Section 265.** 100.26 (2) of the statutes is amended to read: 100.26 (2) Any person violating s. 100.02 shall be fined not less than \$50 nor more than \$3,000 or imprisoned for not less than 30 days nor more than 4 years and 6 months or both is guilty of a Class I felony. **Section 266.** 100.26 (5) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

100.26 (5) Any person violating s. 100.18 (9) shall may be fined not less than
$$100 \text{ nor more than } $1,000 \underline{$10,000}$ or imprisoned for not more than $2 \underline{\text{ years }} \underline{9 \text{ months}}$
or both. Each day of violation constitutes a separate offense.
SECTION 267. 100.26 (7) of the statutes is amended to read:
100.26 (7) Any person violating s. 100.182 shall may be fined not less than \$500
nor more than \$5,000 \$10,000 or imprisoned for not more than 2 years 9 months or
both for each offense. Each unlawful advertisement published, printed or mailed on
separate days or in separate publications, hand bills or direct mailings is a separate
violation of this section.
Section 268. 101.10 (4) (b) of the statutes, as created by 2001 Wisconsin Act
3, is amended to read:
101.10 (4) (b) Except as provided in par. (c), any person who violates sub. (3)
may be fined not more than \$10,000 or imprisoned for not more than 3 years and 6
months, or both, for each violation is guilty of a Class I felony. Notwithstanding s.
101.02 (12), each act in violation of sub. (3) constitutes a separate offense.
Section 269. 101.143 (10) (b) of the statutes is amended to read:
101.143 (10) (b) Any owner or operator, person owning a home oil tank system
or service provider who intentionally destroys a document that is relevant to a claim
for reimbursement under this section may be fined not more than \$10,000 or
imprisoned for not more than 15 years or both is guilty of a Class G felony.
SECTION 270. 101.9204 (2) of the statutes is amended to read:
101.9204 (2) Any person who knowingly makes a false statement in an
application for a certificate of title may be fined not more than \$5,000 or imprisoned
for not more than 5 years or both is guilty of a Class H felony.
SECTION 271. 101.94 (8) (b) of the statutes is amended to read:

101.94 (8) (b) Any individual or a director, officer or agent of a corporation who knowingly and wilfully violates this subchapter in a manner which threatens the health or safety of a purchaser shall $\underline{\text{may}}$ be fined not more than \$1,000 \$10,000 or imprisoned for not more than $\underline{2 \text{ years } 9 \text{ months}}$ or both.

Section 272. 102.835 (11) of the statutes is amended to read:

102.835 (11) EVASION. Any person who removes, deposits or conceals or aids in removing, depositing or concealing any property upon which a levy is authorized under this section with intent to evade or defeat the assessment or collection of any debt may be fined not more than \$5,000 or imprisoned for not more than 4 years and 6 months or both, is guilty of a Class I felony and shall be liable to the state for the costs of prosecution.

Section 273. 102.835 (18) of the statutes is amended to read:

102.835 (18) RESTRICTION ON EMPLOYMENT PENALTIES BY REASON OF LEVY. No employer may discharge or otherwise discriminate with respect to the terms and conditions of employment against any employee by reason of the fact that his or her earnings have been subject to levy for any one levy or because of compliance with any provision of this section. Whoever wilfully violates this subsection may be fined not more than \$1,000 \$10,000 or imprisoned for not more than 2 years 9 months or both.

Section 274. 102.85 (3) of the statutes is amended to read:

102.85 (3) An employer who violates an order to cease operations under s.

102.28 (4) may be fined not more than \$10,000 or imprisoned for not more than 3

vears or both is guilty of a Class I felony.

Section 275. 108.225 (11) of the statutes is amended to read:

108.225 (11) EVASION. Any person who removes, deposits or conceals or aids in removing, depositing or concealing any property upon which a levy is authorized

under this section with intent to evade or defeat the assessment or collection of any debt may be fined not more than \$5,000 or imprisoned for not more than 4 years and 6 months or both, is guilty of a Class I felony and shall be liable to the state for the costs of prosecution.

Section 276. 108.225 (18) of the statutes is amended to read:

108.225 (18) RESTRICTION ON EMPLOYMENT PENALTIES BY REASON OF LEVY. No employer may discharge or otherwise discriminate with respect to the terms and conditions of employment against any employee by reason of the fact that his or her earnings have been subject to levy for any one levy or because of compliance with any provision of this section. Whoever wilfully violates this subsection may be fined not more than \$1,000 \$10,000 or imprisoned for not more than 2 years 9 months or both.

Section 276m. 109.09 (2) (c) of the statutes is amended to read:

109.09 (2) (c) A lien under par. (a) takes precedence over all other debts, judgments, decrees, liens, or mortgages against the employer, except <u>a lien of a financial institution</u>, as defined in s. 69.30 (1) (b), that originates before the lien under par. (a) takes effect or a lien under s. 292.31 (8) (i) or 292.81, regardless of whether those other debts, judgments, decrees, liens, or mortgages originate before or after the lien under par. (a) takes effect. A lien under par. (a) may be enforced in the manner provided in ss. 779.09 to 779.12, 779.20, and 779.21, insofar as those provisions are applicable. The lien ceases to exist if the department of workforce development or the employee does not bring an action to enforce the lien within the period prescribed in s. 893.44 for the underlying wage claim.

Section 277. 110.07 (5) (a) of the statutes is amended to read:

110.07 **(5)** (a) In this subsection, "bulletproof garment" has the meaning given in s. 939.64 (1) means a vest or other garment designed, redesigned, or adapted to prevent bullets from penetrating through the garment.

Section 278. 114.20 (18) (c) of the statutes is amended to read:

114.20 **(18)** (c) Any person who knowingly makes a false statement in any application or in any other document required to be filed with the department, or who knowingly foregoes the submission of any application, document, or any registration certificate or transfer shall be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 280. 115.31 (2g) of the statutes is amended to read:

115.31 (**2g**) Notwithstanding subch. II of ch. 111, the state superintendent shall revoke a license granted by the state superintendent, without a hearing, if the licensee is convicted of any Class A, B, C, or D felony under ch. 940 or 948, except ss. 940.08 and 940.205, for a violation that occurs on or after September 12, 1991, or any Class E, F, G, or H felony under ch. 940 or 948, except ss. 940.08 and 940.205, for a violation that occurs on or after the effective date of this subsection [revisor inserts date].

Section 281. 118.19 (4) (a) of the statutes is amended to read:

118.19 (4) (a) Notwithstanding subch. II of ch. 111, the state superintendent may not grant a license, for 6 years following the date of the conviction, to any person who has been convicted of any Class A, B, C, or D felony under ch. 940 or 948, except ss. 940.08 and 940.205, or of an equivalent crime in another state or country, for a violation that occurs on or after September 12, 1991, for 6 years following the date of the conviction, and or any Class E, F, G, or H felony under ch. 940 or 948, except ss. 940.08 and 940.205, for a violation that occurs on or after the effective date of this

paragraph [revisor inserts date]. The state superintendent may grant the license only if the person establishes by clear and convincing evidence that he or she is entitled to the license.

Section 282. 118.30 (1m) (d) of the statutes is amended to read:

118.30 (1m) (d) If the school board operates high school grades, beginning in the 2002–03 2004–05 school year administer the high school graduation examination adopted by the school board under sub. (1g) (b) to all pupils enrolled in the school district, including pupils enrolled in charter schools located in the school district, in the 11th and 12th grades. The school board shall administer the examination at least twice each school year and may administer the examination only to pupils enrolled in the 11th and 12th grades.

Section 283. 118.30 (1r) (d) of the statutes is amended to read:

118.30 (1r) (d) If the charter school operates high school grades, beginning in the 2002–03 2004–05 school year, administer the high school graduation examination adopted by the operator of the charter school under sub. (1g) (b) to all pupils enrolled in the 11th and 12th grades in the charter school. The operator of the charter school shall administer the examination at least twice each school year and may administer the examination only to pupils enrolled in the 11th and 12th grades.

Section 284. 118.33 (1) (f) of the statutes is amended to read:

118.33 (1) (f) 1. By September 1, 2002 2004, each school board operating high school grades shall develop a written policy specifying criteria for granting a high school diploma that are in addition to the requirements under par. (a). The criteria shall include the pupil's score on the examination administered under s. 118.30 (1m) (d), the pupil's academic performance, and the recommendations of teachers. Except

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(2) (a).

1	as provided in subd. 2., the criteria apply to pupils enrolled in charter schools located
2	in the school district.
3	2. By September 1, $2002 \ \underline{2004}$, each operator of a charter school under s. 118.40
4	(2r) that operates high school grades shall develop a policy specifying criteria for
5	granting a high school diploma. The criteria shall include the pupil's score on the
6	examination administered under s. 118.30 (1r) (d), the pupil's academic
7	performance, and the recommendations of teachers.
8	3. Beginning on September 1, 2003 2005, neither a school board nor an
9	operator of a charter school under s. 118.40 (2r) may grant a high school diploma to
10	any pupil unless the pupil has satisfied the criteria specified in the school board's or
11	charter school's policy under subd. 1. or 2.
12	Section 284m. $121.05(1)(a)13$. of the statutes is created to read:
13	121.05 (1) (a) 13. Pupils attending the Youth Challenge program under s. 21.26.
14	Section 285. 121.07 (7) (a) of the statutes is amended to read:
15	121.07 (7) (a) The "primary guaranteed valuation per member" is $\$2,000,000$
16	<u>\$1,930,000</u> .
17	Section 285m. 121.095 of the statutes is created to read:
18	121.095 State aid adjustment; Youth Challenge program. (1) Annually
19	the department shall reduce each school district's state aid payment under s. 121.08,
20	or other state aid payments, if necessary, by an amount calculated as follows:
21	(a) Determine the number of pupils counted in the school district's membership
22	who are attending the Youth Challenge program under s. 21.26.
23	(b) Multiply the result under par. (a) by the lesser of the following:

1. The amount determined by the department of military affairs under s. 21.26

2. The amount determined for the school district under s. 121.91 (2m) (e) 3. for 1 2 the current school year. 3 (2) From the appropriation under s. 20.255 (2) (ac), annually the department 4 of public instruction shall pay to the department of military affairs an amount equal 5 to the sum of the reductions under sub. (1). The department of public instruction 6 shall ensure that the aid adjustment under sub. (1) does not affect the amount 7 determined to be received by a school district as state aid under s. 121.08 or for any 8 other purpose. 9 (3) Annually the department shall provide the department of military affairs 10 with a list of the school districts that had their state aid reduced by the amount under 11 sub. (1) (b) 2., the amount of the reduction, and the number of pupils enrolled in the 12 school district who are attending the Youth Challenge program. **Section 286.** 121.15 (3m) (a) 1. of the statutes, as affected by 2001 Wisconsin 13 14 Act 16, is renumbered 121.15 (3m) (a) 1. (intro.) and amended to read: 15 121.15 (3m) (a) 1. (intro.) "Partial school revenues" means the sum of state school aids, other than the amounts appropriated under s. 20.255 (2) and (cv). 16 property taxes levied for school districts and aid paid to school districts under s. 17 18 79.095 (4), less the all of the following: 19 a. The amount of any revenue limit increase under s. 121.91 (4) (a) 2. due to a school board's increasing the services that it provides by adding responsibility for 20 21providing a service transferred to it from another school board, less the. 22 b. The amount of any revenue limit increase under s. 121.91 (4) (a) 3., less the 23 c. The amount of any revenue limit increase under s. 121.91 (4) (j), less the. 24 d. The amount of any revenue limit increase under s. 121.91 (4) (h), less the.

1	e. The amount of any property taxes levied for the purpose of s. 120.13 (19), and
2	less an <u>.</u>
3	$\underline{\text{f. An}}$ amount equal to 45% of the amount estimated to be paid under s. 119.23
4	(4) and (4m).
5	Section 287. 121.15 (3m) (a) 1. g. of the statutes is created to read:
6	121.15 (3m) (a) 1. g. The amount by which the property tax levy for debt service
7	on debt that has been approved by a referendum exceeds \$490,000,000.
8	SECTION 287m. 121.15 (3m) (b) of the statutes is amended to read:
9	121.15 (3m) (b) By May 15 , 1999 2003 , and annually by May 15 thereafter, the
10	department, the department of administration and the legislative fiscal bureau shall
11	jointly certify to the joint committee on finance an estimate of the amount necessary
12	to appropriate under s. $20.255\ (2)\ (ac)$ in the following school year to ensure that the
13	sum of state school aids and the school levy tax credit under s. 79.10 (4) equals
14	two-thirds of partial school revenues.
15	Section 288. 121.15 (3m) (c) of the statutes is amended to read:
16	121.15 (3m) (c) By June 30, 1999 <u>2004</u> , and annually biennially by June 30
17	thereafter, the joint committee on finance shall determine the amount appropriated
18	under s. 20.255 (2) (ac) in the following school year.
19	Section 288m. 121.90 (1) (intro.) of the statutes is amended to read:
20	121.90 (1) (intro.) "Number of pupils enrolled" means the number of pupils
21	enrolled on the 3rd Friday of September, including pupils identified in s. 121.05 (1)
22	(a) 1. to 11., and the number of pupils enrolled in the previous school year who were
23	attending the Youth Challenge program in the previous school year, except that
24	"number of pupils enrolled" excludes the number of pupils attending public school
25	under s. 118.145 (4) and except as follows:

Section 289. 125.075 (2) of the statutes is renumbered 125.075 (2) (a) and 1 2 amended to read: 3 125.075 (2) (a) Whoever violates sub. (1) may be fined not more than \$10,000 4 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H 5 felony if the underage person suffers great bodily harm, as defined in s. 939.22 (14). 6 **Section 290.** 125.075 (2) (b) of the statutes is created to read: 7 125.075 (2) (b) Whoever violates sub. (1) is guilty of a Class G felony if the 8 underage person dies. 9 **Section 291.** 125.085 (3) (a) 2. of the statutes is amended to read: 10 125.085 (3) (a) 2. Any person who violates subd. 1. for money or other consideration may be fined not more than \$10,000 or imprisoned for not more than 11 12 3 years or both is guilty of a Class I felony. 13 **Section 292.** 125.105 (2) (b) of the statutes is amended to read: 14 125.105 (2) (b) Whoever violates sub. (1) to commit, or abet the commission of, 15 a crime may be fined not more than \$10,000 or imprisoned for not more than 7 years 16 and 6 months or both is guilty of a Class H felony. **Section 293.** 125.66 (3) of the statutes is amended to read: 17 18 125.66 (3) Any person manufacturing or rectifying intoxicating liquor without 19 holding appropriate permits under this chapter, or any person who sells such liquor. 20 shall be fined not more than \$10,000 or imprisoned for not more than 15 years or 21both. Second or subsequent convictions shall be punished by both the fine and 22 imprisonment is guilty of a Class F felony. 23 **Section 294.** 125.68 (12) (b) of the statutes is amended to read:

125.68 **(12)** (b) Whoever violates par. (a) shall be fined not less than \$1,000 nor more than \$5,000 or imprisoned for not less than one year nor more than 15 years or both is guilty of a Class F felony.

SECTION 295. 125.68 (12) (c) of the statutes is amended to read:

125.68 (12) (c) Any person causing the death of another human being through the selling or otherwise disposing of, for beverage purposes, either denatured alcohol or alcohol or alcoholic liquid redistilled from denatured alcohol, shall be imprisoned for not more than 15 years is guilty of a Class E felony.

Section 296. 132.20 (2) of the statutes is amended to read:

132.20 (2) Any person who, with intent to deceive, traffics or attempts to traffic in this state in a counterfeit mark or in any goods or service bearing or provided under a counterfeit mark shall is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), if the person is an individual, he or she may be fined not more than \$250,000 or imprisoned for not more than 7 years and 6 months or both, or, and if the person is not an individual, the person may be fined not more than \$1,000,000.

Section 297. 133.03 (1) of the statutes is amended to read:

133.03 (1) Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce is illegal. Every person who makes any contract or engages in any combination or conspiracy in restraint of trade or commerce is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$100,000 if a corporation, or, if any other person, may be fined not more than \$50,000 or imprisoned for not more than 7 years and 6 months or both.

Section 298. 133.03 (2) of the statutes is amended to read:

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133.03 (2) Every person who monopolizes, or attempts to monopolize, or combines or conspires with any other person or persons to monopolize any part of trade or commerce is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$100,000 if a corporation, or, if any other person, may be fined not more than \$50,000 or imprisoned for not more than 7 years and 6 months or both.

Section 299. 134.05 (4) of the statutes is amended to read:

134.05 (4) Whoever violates sub. (1), (2) or (3) shall be punished by a fine of not less than \$10 nor more than \$500 or by such fine and by imprisonment for not more than 2 years may be fined not more than \$10,000 or imprisoned for not more than 9 months or both.

Section 300. 134.16 of the statutes is amended to read:

134.16 Fraudulently receiving deposits. Any officer, director, stockholder, cashier, teller, manager, messenger, clerk or agent of any bank, banking, exchange, brokerage or deposit company, corporation or institution, or of any person, company or corporation engaged in whole or in part in banking, brokerage, exchange or deposit business in any way, or any person engaged in such business in whole or in part, who shall accept or receive, on deposit, or for safekeeping, or to loan, from any person any money, or any bills, notes or other paper circulating as money, or any notes, drafts, bills of exchange, bank checks or other commercial paper for safekeeping or for collection, when he or she knows or has good reason to know that such bank, company or corporation or that such person is unsafe or insolvent shall be imprisoned in the Wisconsin state prisons for not less than one year nor more than 15 years or fined not more than \$10,000 is guilty of a Class F felony.

SECTION 301. 134.20 (1) (intro.) of the statutes is amended to read:

134.20 **(1)** (intro.) Whoever, with intent to defraud, does any of the following shall be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony:

Section 302. 134.205 (4) of the statutes is amended to read:

134.205 (4) Whoever, with intent to defraud, issues a warehouse receipt without entering the same in a register as required by this section shall be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 303. 134.58 of the statutes is amended to read:

134.58 Use of unauthorized persons as officers. Any person who, individually, in concert with another or as agent or officer of any firm, joint–stock company or corporation, uses, employs, aids or assists in employing any body of armed persons to act as militia, police or peace officers for the protection of persons or property or for the suppression of strikes, not being authorized by the laws of this state to so act, shall be fined not more than \$1,000 or imprisoned for not less than one year nor more than 4 years and 6 months or both is guilty of a Class I felony.

Section 316. 139.44 (1) of the statutes is amended to read:

139.44 (1) Any person who falsely or fraudulently makes, alters or counterfeits any stamp or procures or causes the same to be done, or who knowingly utters, publishes, passes or tenders as true any false, altered or counterfeit stamp, or who affixes the same to any package or container of cigarettes, or who possesses with the intent to sell any cigarettes in containers to which false, altered or counterfeit stamps have been affixed shall be imprisoned for not less than one year nor more than 15 years is guilty of a Class G felony.

Section 317. 139.44 (1m) of the statutes is amended to read:

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139.44 (1m) Any person who falsely or fraudulently tampers with a cigarette meter in order to evade the tax under s. 139.31 shall be imprisoned for not less than one year nor more than 15 years is guilty of a Class G felony. **Section 318.** 139.44 (2) of the statutes is amended to read: 139.44 (2) Any person who makes or signs any false or fraudulent report or who attempts to evade the tax imposed by s. 139.31 or 139.76, or who aids in or abets the evasion or attempted evasion of that tax shall may be fined not less than \$1,000 nor more than \$5,000 \$10,000 or imprisoned for not less than 90 days nor more than 2 years 9 months or both. **SECTION 319.** 139.44 (8) (c) of the statutes is amended to read: 139.44 (8) (c) If the number of cigarettes exceeds 36,000, a fine of not more than \$10,000 or imprisonment for not more than 3 years or both the person is guilty of a Class I felony. **Section 320.** 139.85 (1) of the statutes is amended to read: 139.85 (1) The interest and penalties under s. 139.44 (2) to (7) and (9) to (12) apply to this subchapter. In addition, a person who violates s. 139.82 (8) shall may be fined not less than \$1,000 nor more than \$5,000 \$10,000 or imprisoned for not less than 90 days nor more than one year 9 months or both. **Section 321.** 139.95 (2) of the statutes is amended to read: 139.95 (2) A dealer who possesses a schedule I controlled substance, a schedule II controlled substance or ketamine or flunitrazepam that does not bear evidence that the tax under s. 139.88 has been paid may be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 322. 139.95 (3) of the statutes is amended to read:

139.95 (3) Any person who falsely or fraudulently makes, alters or counterfeits any stamp or procures or causes the same to be done or who knowingly utters, publishes, passes or tenders as true any false, altered or counterfeit stamp or who affixes a counterfeit stamp to a schedule I controlled substance, a schedule II controlled substance or ketamine or flunitrazepam or who possesses a schedule I controlled substance or ketamine or flunitrazepam to which a false, altered or counterfeit stamp is affixed may be fined not more than \$10,000 or imprisoned for not less than one year nor more than 15 years or both is guilty of a Class F felony.

Section 324. 146.345 (3) of the statutes is amended to read:

146.345 (3) Any person who violates this section is guilty of a Class H felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (h), the person may be fined not more than \$50,000 or imprisoned for not more than 7 years and 6 months or both.

Section 325. 146.35 (5) of the statutes is amended to read:

146.35 **(5)** Whoever violates sub. (2) may be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 326. 146.50 (1) (a) of the statutes is renumbered 146.50 (1) (am).

SECTION 327. 146.50 (1) (ag) of the statutes is created to read:

146.50 (1) (ag) "Act of terrorism" means a felony under ch. 939 to 951 that is committed with intent to terrorize and is committed under any of the following circumstances:

1. The person committing the felony causes bodily harm, great bodily harm, or death to another.

2. The person committing the felony causes damage to the property of another
and the total property damaged is reduced in value by $$25,000$ or more. For purposes
of this subdivision, property is reduced in value by the amount that it would cost
either to repair or replace it, whichever is less.

3. The person committing the felony uses force or violence or the threat of force or violence.

SECTION 328. 146.50 (1) (hr) of the statutes is created to read:

146.50 (1) (hr) "Governmental unit" means the United States; the state; any county, city, village, or town; or any political subdivision, department, division, board, or agency of the United States, the state, or any county, city, village, or town.

Section 329. 146.50 (1) (ig) of the statutes is created to read:

146.50 (1) (ig) "Intent to terrorize" means intent to influence the policy of a governmental unit by intimidation or coercion, to punish a governmental unit for a prior policy decision, to affect the conduct of a governmental unit by homicide or kidnapping, or to intimidate or coerce a civilian population.

Section 330. 146.50 (6) (a) 2. of the statutes is amended to read:

146.50 (6) (a) 2. Have satisfactorily completed a course of instruction and training, including training for response to acts of terrorism, prescribed by the department or have presented evidence satisfactory to the department of sufficient education and training in the field of emergency care.

Section 331. 146.50 (6) (b) 2. of the statutes is amended to read:

146.50 **(6)** (b) 2. The department, in conjunction with the technical college system board, shall promulgate rules specifying training, education, or examination requirements, including requirements for training for response to acts of terrorism, for license renewals for emergency medical technicians.

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Section 332. 146.50 (8) (b) 3. of the statutes is amended to read: 1 146.50 (8) (b) 3. The individual satisfactorily completes a first responder course 3 that meets or exceeds the guidelines issued by the National Highway Traffic Safety 4 Administration under 23 CFR 1205.3 (a) (5), that includes training for response to 5 acts of terrorism, and that is approved by the department. 6 **Section 333.** 146.50 (8) (c) of the statutes is amended to read: 146.50 (8) (c) To be eligible for a renewal of a certificate as a first responder. 8 except as provided in ss. 146.51 and 146.52, the holder of the certificate shall 9 satisfactorily complete a first responder refresher course that meets or exceeds the 10 guidelines issued by the National Highway Traffic Safety Administration under 23 CFR 1205.3 (a) (5), that includes training for response to acts of terrorism, and that is approved by the department. **Section 334.** 146.55 (1) (a) of the statutes is amended to read: 13 14 146.55 (1) (a) "Ambulance service" means the business of transporting sick, 15 disabled, or injured individuals by ambulance, as defined in s. 146.50 (1) (a) (am), to or from facilities or institutions providing health services. 16 **Section 334g.** 146.56 (1) of the statutes, as affected by 2001 Wisconsin Act 16, 18 is amended to read: 19 146.56 (1) Not later than July 1, 2002, the The department shall develop and implement a statewide trauma care system. The department shall seek the advice 20 of the statewide trauma advisory council under s. 15.197 (25) in developing and 22 implementing the system, and, as part of the system, shall develop regional trauma 23 advisory councils. 24**Section 335.** 146.60 (9) (am) of the statutes is amended to read:

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146.60 (9) (am) For a 2nd or subsequent violation under par. (ag), a person shall may be fined not less than \$1,000 nor more than \$50,000 or imprisoned for not more than 2 years 9 months or both.

Section 336. 146.70 (10) (a) of the statutes is amended to read:

146.70 (10) (a) Any person who intentionally dials the telephone number "911" to report an emergency, knowing that the fact situation which he or she reports does not exist, shall be fined not less than \$50 nor more than \$300 or imprisoned not more than 90 days or both for the first offense and shall be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H <u>felony</u> for any other offense committed within 4 years after the first offense.

Section 336L. 150.401 of the statutes is created to read:

150.401 Redistribution of nursing home beds to replace transferred **beds.** (1) Notwithstanding ss. 150.33, 150.35, and 150.39, from the nursing home beds that are available under s. 150.31, the department shall redistribute a number of beds that corresponds to the number of approved beds of a nursing home whose owner has transferred to another location, resulting in the loss of a nursing home within 15 miles of a city with a population of 4,474 in 1990 in a county with a population of 30,226 in 1990.

- (2) All of the following apply to the redistributed nursing home beds under sub. (1):
- (a) The beds may be redistributed only to a location in a city that is specified in sub. (1).
- (b) A person may not receive approval for the beds unless the person submits to the department, on a form provided by the department, an application that meets the requirements under s. 150.33 (2).

Section 337. 154.15 (2) of the statutes is amended to read:

154.15 **(2)** Any person who, with the intent to cause a withholding or withdrawal of life-sustaining procedures or feeding tubes contrary to the wishes of the declarant, illegally falsifies or forges the declaration of another or conceals a declaration revoked under s. 154.05 (1) (a) or (b) or any person who intentionally withholds actual knowledge of a revocation under s. 154.05 shall be fined not more than \$10,000 or imprisoned for not more than 15 years or both is guilty of a Class F felony.

Section 338. 154.29 (2) of the statutes is amended to read:

154.29 **(2)** Any person who, with the intent to cause the withholding or withdrawal of resuscitation contrary to the wishes of any patient, falsifies, forges or transfers a do-not-resuscitate bracelet to that patient or conceals the revocation under s. 154.21 of a do-not-resuscitate order or any responsible person who withholds personal knowledge of a revocation under s. 154.21 shall be fined not more than \$10,000 or imprisoned for not more than 15 years or both is guilty of a Class F felony.

SECTION 339. 165.85 (4) (b) 1. of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

165.85 (4) (b) 1. No person may be appointed as a law enforcement or tribal law enforcement officer, except on a temporary or probationary basis, unless the person has satisfactorily completed a preparatory program of law enforcement training approved by the board and has been certified by the board as being qualified to be a law enforcement or tribal law enforcement officer. The program shall include 400 hours of training, except the program for law enforcement officers who serve as rangers for the department of natural resources includes 240 hours of training. The

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board shall promulgate a rule under ch. 227 providing a specific curriculum for a 400-hour conventional program and a 240-hour ranger program. The rule shall ensure that there is an adequate amount of training for each program to enable the person to deal effectively with domestic abuse incidents, including training that addresses the emotional and psychological effect that domestic abuse has on victims. The training under this subdivision shall include training on emergency detention standards and procedures under s. 51.15, emergency protective placement standards and procedures under s. 55.06 (11) and information on mental health and developmental disabilities agencies and other resources that may be available to assist the officer in interpreting the emergency detention and emergency protective placement standards, making emergency detentions and emergency protective placements and locating appropriate facilities for the emergency detentions and emergency protective placements of persons. The training under this subdivision shall include at least one hour of instruction on recognizing the symptoms of Alzheimer's disease or other related dementias and interacting with and assisting persons who have Alzheimer's disease or other related dementias. The training under this subdivision shall include training on police pursuit standards, guidelines and driving techniques established under par. (cm) 2. b. The period of temporary or probationary employment established at the time of initial employment shall not be extended by more than one year for an officer lacking the training qualifications required by the board. The total period during which a person may serve as a law enforcement and tribal law enforcement officer on a temporary or probationary basis without completing a preparatory program of law enforcement training approved by the board shall not exceed 2 years, except that the board shall permit part-time law enforcement and tribal law enforcement officers to serve on a temporary or

probationary basis without completing a program of law enforcement training approved by the board to a period not exceeding 3 years. For purposes of this section, a part-time law enforcement or tribal law enforcement officer is a law enforcement or tribal law enforcement officer who routinely works not more than one-half the normal annual work hours of a full-time employee of the employing agency or unit of government. Law enforcement training programs including municipal, county and state programs meeting standards of the board are acceptable as meeting these training requirements.

SECTION 340. 165.85 (4) (b) 1d. of the statutes is created to read:

165.85 (4) (b) 1d. Any training program developed under subd. 1. shall include all of the following:

- a. An adequate amount of training to enable the person being trained to deal effectively with domestic abuse incidents, including training that addresses the emotional and psychological effect that domestic abuse has on victims.
- b. Training on emergency detention standards and procedures under s. 51.15, emergency protective placement standards and procedures under s. 55.06 (11), and information on mental health and developmental disabilities agencies and other resources that may be available to assist the officer in interpreting the emergency detention and emergency protective placement standards, making emergency detentions and emergency protective placements, and locating appropriate facilities for the emergency detentions and emergency protective placements of persons.
- c. At least one hour of instruction on recognizing the symptoms of Alzheimer's disease or other related dementias and interacting with and assisting persons who have Alzheimer's disease or other related dementias.

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1	d. Training on police pursuit standards, guidelines, and driving techniques
2	established under par. (cm) 2. b.
3	e. Training on responding to an act of terrorism, as defined in s. $146.50\ (1)\ (ag)$.
4	Section 341. 166.20 (11) (b) of the statutes is amended to read:
5	166.20 (11) (b) Any person who knowingly and wilfully fails to report the
6	release of a hazardous substance covered under 42 USC 11004 as required under sub.
7	(5) (a) 2. or any rule promulgated under sub. (5) (a) 2. shall is subject to the following
8	penalties:
9	1. For the first offense, the person is guilty of a Class I felony, except that,
10	notwithstanding the maximum fine specified in s. 939.50 (3) (i), the person may be
11	fined not less than \$100 nor more than \$25,000 or imprisoned for not more than 3
12	years or both.
13	2. For the 2nd and subsequent offenses, the person is guilty of a Class I felony,
14	except that, notwithstanding the maximum fine specified in s. 939.50 (3) (i), the
15	person may be fined not less than \$200 nor more than \$50,000 or imprisoned for not
16	more than 3 years or both.
17	Section 342. 167.10 (9) (g) of the statutes is amended to read:
18	167.10 (9) (g) Whoever violates sub. (6m) (a), (b) or (c) or a rule promulgated
19	under sub. (6m) (e) may be fined not more than \$10,000 or imprisoned for not more
20	than 15 years or both is guilty of a Class G felony.
21	Section 343. 175.20 (3) of the statutes is amended to read:
22	175.20 (3) Any person who violates any of the provisions of this section shall
23	may be fined not less than \$25 nor more than \$1,000 and \$10,000 or may be
24	imprisoned for not less than 30 days nor more than 2 years 9 months or both. In

1 addition, the court may revoke the license or licenses of the person or persons 2 convicted. 3 **Section 344.** 180.0129 (2) of the statutes is amended to read: 4 180.0129 (2) Whoever violates this section may be fined not more than \$10,000 5 or imprisoned for not more than 3 years or both is guilty of a Class I felony. 6 **Section 345.** 181.0129 (2) of the statutes is amended to read: 7 181.0129 (2) PENALTY. Whoever violates this section may be fined not more 8 than \$10,000 or imprisoned for not more than 3 years or both is guilty of a Class I 9 felony. 10 **Section 346.** 185.825 of the statutes is amended to read: 11 **185.825 Penalty for false document.** Whoever causes a document to be 12 filed, knowing it to be false in any material respect, may be fined not more than 13 \$1,000 or imprisoned for not more than 4 years and 6 months or both is guilty of a 14 Class I felony. 15 **Section 347.** 201.09 (2) of the statutes is amended to read: 16 201.09 (2) Every director, president, secretary or other official or agent of any 17 public service corporation, who shall practice fraud or knowingly make any false statement to secure a certificate of authority to issue any security, or issue under a 18 19 certificate so obtained and with knowledge of such fraud, or false statement, or 20 negotiate, or cause to be negotiated, any security, in violation of this chapter, shall 21be fined not less than \$500 or imprisoned for not less than one year nor more than 22 15 years or both is guilty of a Class I felony. 23 **Section 348.** 214.93 of the statutes is amended to read: 24 214.93 False statements. A person may not knowingly make, cause, or allow 25another person to make or cause to be made, a false statement, under oath if required

by this chapter or on any report or statement required by the division or by this chapter. In addition to any forfeiture under s. 214.935, a person who violates this section may be imprisoned for not more than 30 years is guilty of a Class F felony.

Section 349. 215.02 (6) (b) of the statutes is amended to read:

215.02 (6) (b) If any person mentioned in par. (a) discloses the name of any debtor of any association or any information about the private account or transactions of such association, discloses any fact obtained in the course of any examination of any association, or discloses examination or other confidential information obtained from any state or federal regulatory authority, including an authority of this state or another state, for financial institutions, mortgage bankers, insurance or securities, except as provided in par. (a), he or she is guilty of a Class I felony and shall forfeit his or her office or position and may be fined not less than \$100 nor more than \$1,000 or imprisoned for not less than 6 months nor more than 3 years or both.

Section 350. 215.12 of the statutes is amended to read:

215.12 Penalty for dishonest acts; falsification of records. Every officer, director, employee or agent of any association who steals, abstracts, or wilfully misapplies any property of the association, whether owned by it or held in trust, or who, without authority, issues or puts forth any certificate of savings accounts, assigns any note, bond, mortgage, judgment or decree, or, who makes any false entry in any book, record, report or statement of the association with intent to injure or defraud the association or any person or corporation, or to deceive any officer or director of the association, or any other person, or any agent appointed to examine the affairs of such association, or any person who, with like intent, aids or abets any

officer, director, employee or agent in the violation of this section, shall be imprisoned in the Wisconsin state prisons for not more than 30 years is guilty of a Class F felony.

SECTION 351. 215.21 (21) of the statutes is amended to read:

215.21 (21) Penalty for giving or accepting money for loans. Every officer, director, employee or agent of any association, or any appraiser making appraisals for any association, who accepts or receives, or offers or agrees to accept or receive anything of value in consideration of its loaning any money to any person; or any person who offers, gives, presents or agrees to give or present anything of value to any officer, director, employee or agent of any association or to any appraiser making appraisals for any association in consideration of its loaning money to the person, shall be fined not more than \$10,000 or imprisoned in the Wisconsin state prisons for not more than 3 years or both is guilty of a Class I felony. Nothing in this subsection prohibits an association from employing an officer, employee or agent to solicit mortgage loans and to pay the officer, employee or agent on a fee basis.

Section 352. 218.21 (7) of the statutes is amended to read:

218.21 (7) Any person who knowingly makes a false statement in an application for a motor vehicle salvage dealer license may be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 353. 220.06 (2) of the statutes is amended to read:

220.06 (2) If any employee in the division or any member of the banking review board or any employee thereof discloses the name of any debtor of any bank or licensee, or anything relative to the private account or transactions of such bank or licensee, or any fact obtained in the course of any examination of any bank or licensee, except as herein provided, that person is guilty of a Class I felony and shall

be subject, upon conviction, to forfeiture of office or position and may be fined not less 1 2 than \$100 nor more than \$1,000 or imprisoned for not less than 6 months nor more 3 than 3 years or both. 4 **Section 354.** 221.0625 (2) (intro.) of the statutes is amended to read: 221.0625 (2) PENALTY. (intro.) An officer or director of a bank who, in violation 5 6 of this section, directly or indirectly does any of the following may be imprisoned for 7 not more than 15 years is guilty of a Class F felony: 8 **Section 355.** 221.0636 (2) of the statutes is amended to read: 9 221.0636 (2) PENALTY. Any person who violates sub. (1) may be imprisoned for not more than 30 years is guilty of a Class H felony. 10 **Section 356.** 221.0637 (2) of the statutes is amended to read: 11 12221.0637 (2) PENALTIES. Any person who violates sub. (1) may be fined not more 13 than \$10,000 or imprisoned for not more than 3 years or both is guilty of a Class I 14 felony. 15 **Section 357.** 221.1004 (2) of the statutes is amended to read: 16 221.1004 (2) PENALTIES. Any person who violates sub. (1) may be fined not less 17 than \$1,000 nor more than \$5,000 or imprisoned for not less than one year nor more than 15 years or both is guilty of a Class F felony. 18 **Section 359.** 227.01 (13) (sm) of the statutes is created to read: 19 20 227.01 (13) (sm) Establishes sentencing guidelines under s. 973.30 (1) (c). 21**Section 363.** 230.08 (2) (L) 6. of the statutes is created to read: 22 230.08 (2) (L) 6. Sentencing commission. 23 **Section 364.** 230.08 (2) (of) of the statutes is created to read: 24 230.08 (2) (of) The executive director of the sentencing commission. 25**Section 365b.** 230.08 (2) (y) of the statutes is repealed.

Section 365d. 230.35 (1m) (a) 2. of the statutes is amended to read: 1 2 230.35 (1m) (a) 2. A position designated in s. 19.42 (10) (L) or 20.923 (4), (7), 3 (8), and (9). 4 **Section 365g.** 230.35 (2) of the statutes is amended to read: 5 230.35 (2) Leave of absence with pay owing to sickness and leave of absence 6 without pay, other than annual leave and leave under s. 103.10, shall be regulated 7 by rules of the secretary, except that unused sick leave shall accumulate from year 8 to year. After July 1, 1973, employees appointed to career executive positions under 9 the program established under s. 230.24 or positions designated in s. 19.42 (10) (L) 10 or 20.923 (4), (7), (8), and (9) or authorized under s. 230.08 (2) (e) shall have any 11 unused sick leave credits restored if they are reemployed in a career executive 12 position or in a position under s. 19.42 (10) (L) or 20.923 (4), (7), (8), and (9) or 13 authorized under s. 230.08 (2) (e), regardless of the duration of their absence. 14 Restoration of unused sick leave credits if reemployment is to a position other than 15 those specified above shall be in accordance with rules of the secretary. 16 **Section 366.** 234.165 (2) (c) (intro.) of the statutes is amended to read: 17 234.165 (2) (c) (intro.) Surplus Except as provided in sub. (3), surplus may be expended or encumbered only in accordance with the plan approved under par. (b), 18 19 except that the authority may transfer from one plan category to another: 20 **Section 366c.** 234.165 (2) (c) (intro.) of the statutes, as affected by 2001 21Wisconsin Act (this act), is amended to read: 22 234.165 (2) (c) (intro.) Except as provided in sub. (3), surplus Surplus may be 23 expended or encumbered only in accordance with the plan approved under par. (b), 24 except that the authority may transfer from one plan category to another: 25**Section 367.** 234.165 (3) of the statutes is created to read:

234.165 (3) For the purpose of housing grants and loans under s. 16.33 and housing organization grants under s. 16.336, in fiscal year 2001–02 the authority shall transfer to the department of administration \$1,500,000 of its surplus and in fiscal year 2002–03 the authority shall transfer to the department of administration \$3,300,300 of its surplus. The department of administration shall credit all moneys transferred under this subsection to the appropriation account under s. 20.505 (7) (j).

SECTION 367c. 234.165 (3) of the statutes, as created by 2001 Wisconsin Act (this act), is repealed.

SECTION 368. 250.15 of the statutes is repealed.

SECTION 369. 253.06 (4) (b) of the statutes is amended to read:

253.06 **(4)** (b) A person who violates any provision of this subsection may be fined not more than \$10,000 or imprisoned for not more than 3 years, or both, is guilty of a Class I felony for the first offense and may be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months, or both, is guilty of a Class H felony for the 2nd or subsequent offense.

Section 370. 285.87 (2) (b) of the statutes is amended to read:

285.87 (2) (b) If the conviction under par. (a) is for a violation committed after another conviction under par. (a), the person shall is guilty of a Class I felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (i), the person may be fined not more than \$50,000 per day of violation or imprisoned for not more than 3 years or both.

Section 370e. 287.03 (1) (e) of the statutes is created to read:

287.03 (1) (e) Promulgate rules to implement s. 287.07 (7) (a) and (10) (a).

SECTION 370f. 287.07 (7) (a) of the statutes is amended to read:

287.07 (7) (a) The prohibitions in subs. (3) and (4) do not apply with respect to solid waste, except medical waste, as defined in par. (c) 1. cg., that is generated in a region that has an effective recycling program, as determined under s. 287.11 if the solid waste contains no more than an incidental amount of materials specified in subs. (3) and (4), as provided by the department by rule. This paragraph does not apply to solid waste that is separated for recycling as part of an effective recycling program under s. 287.11.

Section 370g. 287.07 (9) of the statutes is created to read:

- 287.07 (9) Acceptance by solid waste facility. (a) Except as provided under pars. (b) and (c), no person operating a solid waste facility may accept solid waste from a building containing 5 or more dwelling units or a commercial, retail, industrial, or governmental facility that does not provide for the collection of materials that are subject to subs. (3) and (4) and that are separated from other solid waste by users or occupants of the building or facility.
- (b) The department may grant exceptions to par. (a) on a case-by-case basis as necessary to protect public health.
- (c) 1. Paragraph (a) does not apply to a person operating a solid waste facility if the person has implemented a program to minimize the acceptance of recyclable materials at the solid waste facility, and the program complies with the rules promulgated under subd. 2.
- 2. The department shall promulgate rules that specify minimum standards for a program that minimizes the acceptance of recyclable materials at a solid waste facility for the purposes of subd. 1.

Section 370h. 287.07 (10) of the statutes is created to read:

287.07 (10) Transportation to facility. (a) Except as provided in par. (b), no person operating a solid waste facility that provides a collection and transportation service may transport solid waste for delivery to a solid waste disposal facility or a solid waste treatment facility that converts solid waste into fuel or that burns solid waste if the solid waste contains more than incidental amounts of materials specified in subs. (3) and (4), as provided by the department by rule.

(b) Paragraph (a) does not apply with respect to solid waste to which the prohibitions in subs. (3) and (4) do not apply because of sub. (7) (b), (bg), (c) 2., (d), (f), (g), or (h).

Section 370j. 287.23 (5b) (intro.) of the statutes is amended to read:

287.23 **(5b)** Grant award for 2000 to 2003. (intro.) The For 2000 to 2003, the department shall award a grant under this subsection to each eligible responsible unit that submits a complete grant application under sub. (4) for expenses allowable under sub. (3) (b). The department shall determine the amount of the grants under this subsection as follows:

Section 370k. 287.23 (5d) of the statutes is created to read:

287.23 (**5d**) Grant amount for years after 2003. (a) Beginning with grants for the year 2004, the department shall award a grant under this subsection to each eligible responsible unit that submits a complete grant application under sub. (4) for expenses allowable under sub. (3) (b).

(b) Except as provided in pars. (c), (d), and (e) and sub. (5p), the department shall award an eligible responsible unit a grant under this subsection equal to the population of the responsible unit times an amount that is the same for each responsible unit and that the department determines will result in distributing as

1	much as possible of the amount appropriated under s. 20.370 (6) (bu), taking into
2	account pars. (c), (d), and (e) and sub. (5p).
3	(c) A grant under this subsection may not exceed the allowable expenses under
4	sub. (3) (b) that the responsible unit incurred in the year 2 years before the year for
5	which the grant is made.
6	(d) For a county that is the responsible unit for at least 75% of the population
7	of the county, the department shall award a grant under this subsection equal to the
8	greater of \$100,000 or the amount determined under par. (a), but not more than the
9	allowable expenses under sub. (3) (b).
10	(e) For grants for the year 2004, the department shall award a grant to a
11	responsible unit that received an award in 2003 that is equal to at least 80% of the
12	amount received in 2003.
13	Section 370L. 287.95 (3) (b) of the statutes is amended to read:
14	287.95 (3) (b) After December 31, 1996, any person who violates s. 287.07 (3)
15	and, (4), (9), or (10) may be required to forfeit \$50 for a first violation, may be required
16	to forfeit \$200 for a 2nd violation, and may be required to forfeit not more than \$2,000
17	for a 3rd or subsequent violation.
18	Section 371. 291.97 (2) (b) (intro.) of the statutes is amended to read:
19	291.97 (2) (b) (intro.) Any person who wilfully does any of the following shall
20	is guilty of a Class H felony, except that, notwithstanding the maximum fine specified
21	in s. 939.50 (3) (h), the person may be fined not less than \$1,000 nor more than
22	\$100,000 or imprisoned for not more than 7 years and 6 months or both:
23	Section 372. 291.97 (2) (c) 1. and 2. of the statutes are amended to read:
24	291.97 (2) (c) 1. For a 2nd or subsequent violation under par. (a), a person shall
25	is guilty of a Class I felony, except that, notwithstanding the maximum fine specified

- in s. 939.50 (3) (i), the person may be fined not less than \$1,000 nor more than \$50,000 or imprisoned for not more than 2 years or both.
 - 2. For a 2nd or subsequent violation under par. (b), a person shall is guilty of a Class F felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (f), the person may be fined not less than \$5,000 nor more than \$150,000 or imprisoned for not more than 15 years or both.

SECTION 373. 299.53 (4) (c) 2. of the statutes is amended to read:

299.53 (4) (c) 2. Any person who intentionally makes any false statement or representation in complying with sub. (2) (a) shall be fined not more than \$25,000 or imprisoned for not more than one year in the county jail or both. For a 2nd or subsequent violation, the person shall is guilty of a Class I felony, except that, notwithstanding the maximum fine specified in s. 939.50 (3) (i), the person may be fined not more than \$50,000 or imprisoned for not more than 3 years or both.

Section 375. 301.035 (2) of the statutes is amended to read:

301.035 **(2)** Assign hearing examiners from the division to preside over hearings under ss. 302.11 (7), 302.113 (9), 302.114 (9), 938.357 (5), 973.10 and 975.10 (2) and ch. 304.

Section 376. 301.035 (4) of the statutes is amended to read:

301.035 (4) Supervise employees in the conduct of the activities of the division and be the administrative reviewing authority for decisions of the division under ss. 302.11 (7), 302.113 (9), 302.114 (9), 938.357 (5), 973.10, 973.155 (2) and 975.10 (2) and ch. 304.

SECTION 377. 301.048 (2) (bm) 1. a. of the statutes is amended to read:

301.048 (2) (bm) 1. a. A crime specified in <u>s. 940.19 (3)</u>, 1999 stats., <u>s. 940.195</u> (3), 1999 stats., <u>s. 943.23 (1m)</u>, 1999 stats., or <u>s. 943.23 (1r)</u>, 1999 stats., or <u>s. 940.01</u>,

940.02, 940.03, 940.05, 940.06, 940.08, 940.09, 940.10, 940.19 (3), (4) or (5), 940.195 (3), (4) or (5), 940.20, 940.201, 940.203, 940.21, 940.225 (1) to (3), 940.23, 940.285 (2) (a) 1. or 2., 940.29, 940.295 (3) (b) 1g., 1m., 1r., 2., or 3., 940.31, 940.43 (1) to (3), 940.45 (1) to (3), 941.20 (2) or (3), 941.26, 941.30, 941.327, 943.01 (2) (c), 943.011, 943.013, 943.02, 943.04, 943.06, 943.10 (2), 943.23 (1g), (1m) or (1r), 943.30, 943.32, 946.43, 947.015, 948.02 (1) or (2), 948.025, 948.03, 948.04, 948.05, 948.06, 948.07, 948.08, or 948.30.

Section 377g. 301.26 (2) (c) of the statutes is amended to read:

301.26 (2) (c) All funds to counties under this section shall be used to purchase or provide juvenile delinquency-related services under ch. 938 and to make payments for the Youth Challenge program under s. 21.26 (3), except that no funds to counties under this section may be used for purposes of land purchase, building construction or maintenance of buildings under s. 46.17, 46.175 or 301.37, for reimbursement of costs under s. 938.209, for city lockups or for reimbursement of care costs in temporary shelter care under s. 938.22. Funds to counties under this section may be used for reimbursement of costs of program services, other than basic care and supervision costs, in juvenile secure detention facilities.

Section 378. 301.26 (4) (cm) 1. of the statutes is amended to read:

301.26 (4) (cm) 1. Notwithstanding pars. (a), (b) and (bm), the department shall transfer funds from the appropriation under s. 20.410 (3) (cg) to the appropriations under s. 20.410 (3) (hm), (ho) and (hr) for the purpose of reimbursing secured correctional facilities, secured child caring institutions, alternate care providers, aftercare supervision providers and corrective sanctions supervision providers for costs incurred beginning on July 1, 1996, for the care of any juvenile 14 years of age or over who has been placed in a secured correctional facility based on a delinquent

act that is a violation of <u>s. 943.23 (1m) or (1r), 1999 stats.</u>, <u>s. 948.35, 1999 stats.</u>, <u>or s. 948.36, 1999 stats.</u>, <u>or s. 939.31, 939.32 (1) (a), 940.03, 940.21, 940.225 (1), 940.305, 940.31, 941.327 (2) (b) 4., 943.02, 943.10 (2), 943.23 (1g), (1m) or (1r), 943.32 (2), 948.02 (1), 948.025, (1), or 948.30 (2), 948.35 (1) (b) or 948.36 and for the care of any juvenile 10 years of age or over who has been placed in a secured correctional facility or secured child caring institution for attempting or committing a violation of s. 940.01 or for committing a violation of s. 940.02 or 940.05.</u>

SECTION 379. 301.45 (6) (a) 2. of the statutes is amended to read:

301.45 **(6)** (a) 2. For a 2nd or subsequent offense, the person may be fined not more than \$10,000 or imprisoned for not more than 5 years or both is guilty of a Class H felony. For purposes of this subdivision, an offense is a 2nd or subsequent offense if, prior to committing the offense, the person has at any time been convicted of knowingly failing to comply with any requirement to provide information under subs. (2) to (4).

Section 380. 302.045 (3) of the statutes is amended to read:

302.045 (3) Parole eligibility. Except as provided in sub. (4), if the department determines that an inmate serving a sentence other than one imposed under s. 973.01 has successfully completed the challenge incarceration program, the parole commission shall parole the inmate for that sentence under s. 304.06, regardless of the time the inmate has served, unless the person is serving a sentence imposed under s. 973.01. When the parole commission grants parole under this subsection, it must require the parolee to participate in an intensive supervision program for drug abusers as a condition of parole.

Section 381. 302.095 (2) of the statutes is amended to read:

302.095 (2) Any officer or other person who delivers or procures to be delivered or has in his or her possession with intent to deliver to any inmate confined in a jail or state prison, or who deposits or conceals in or about a jail or prison, or the precincts of a jail or prison, or in any vehicle going into the premises belonging to a jail or prison, any article or thing whatever, with intent that any inmate confined in the jail or prison shall obtain or receive the same, or who receives from any inmate any article or thing whatever with intent to convey the same out of a jail or prison, contrary to the rules or regulations and without the knowledge or permission of the sheriff or other keeper of the jail, in the case of a jail, or of the warden or superintendent of the prison, in the case of a prison, shall be imprisoned for not more than 3 years or fined not more than \$500 is guilty of a Class I felony.

Section 382. 302.11 (1g) (a) 2. of the statutes is amended to read:

302.11 (**1g**) (a) 2. Any felony under <u>s. 940.09 (1), 1999 stats., s. 943.23 (1m), 1999 stats., s. 948.35 (1) (b) or (c), 1999 stats., or s. 948.36, 1999 stats., or s. 940.02, 940.03, 940.05, 940.09 (1) (1c), 940.19 (5), 940.195 (5), 940.21, 940.225 (1) or (2), 940.305 (2), 940.31 (1) or (2) (b), 943.02, 943.10 (2), 943.23 (1g) or (1m), 943.32 (2), 946.43 (1m), 948.02 (1) or (2), 948.025, 948.03 (2) (a) or (c), 948.05, 948.06, 948.07, 948.08, or 948.30 (2), 948.35 (1) (b) or (c) or 948.36.</u>

Section 384. 302.11 (1p) of the statutes is amended to read:

302.11 (**1p**) An inmate serving a term subject to s. 961.49 (2), 1999 stats., for a crime committed before December 31, 1999, is entitled to mandatory release, except the inmate may not be released before he or she has complied with s. 961.49 (2), 1999 stats.

Section 385. 302.11 (1z) of the statutes is amended to read:

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302.11 (1z) An inmate who is sentenced to a term of confinement in prison under s. 973.01 for a felony that is committed on or after December 31, 1999, is not entitled <u>under this section</u> to mandatory release on parole under this section that sentence. **Section 386.** 302.11 (3) of the statutes is amended to read: 302.11 (3) All consecutive sentences imposed for crimes committed before December 31, 1999, shall be computed as one continuous sentence. **SECTION 387.** 302.11 (7) (a) of the statutes is renumbered 302.11 (7) (am) and amended to read: 302.11 (7) (am) The division of hearings and appeals in the department of administration, upon proper notice and hearing, or the department of corrections, if the parolee waives a hearing, reviewing authority may return a parolee released under sub. (1) or (1g) (b) or s. 304.02 or 304.06 (1) to prison for a period up to the remainder of the sentence for a violation of the conditions of parole. The remainder of the sentence is the entire sentence, less time served in custody prior to parole. The revocation order shall provide the parolee with credit in accordance with ss. 304.072 and 973.155. **Section 388.** 302.11 (7) (ag) of the statutes is created to read: 302.11 (7) (ag) In this subsection "reviewing authority" means the division of hearings and appeals in the department of administration, upon proper notice and hearing, or the department of corrections, if the parolee waives a hearing. **Section 389.** 302.11 (7) (b) of the statutes is amended to read: 302.11 (7) (b) A parole returned to prison for violation of the conditions of parole shall be incarcerated for the entire period of time determined by the department of corrections in the case of a waiver or the division of hearings and

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appeals in the department of administration in the case of a hearing under par. (a), reviewing authority unless paroled earlier under par. (c). The parolee is not subject to mandatory release under sub. (1) or presumptive mandatory release under sub. (1g). The period of time determined under par. (a) (am) may be extended in accordance with subs. (1g) and (2). **Section 390.** 302.11 (7) (d) of the statutes is amended to read: 302.11 (7) (d) A parolee who is subsequently released either after service of the period of time determined by the department of corrections in the case of a waiver or the division of hearings and appeals in the department of administration in the case of a hearing under par. (a) reviewing authority or by a grant of parole under par. (c) is subject to all conditions and rules of parole until expiration of sentence or discharge by the department. **Section 391.** 302.11 (7) (e) of the statutes is created to read: 302.11 (7) (e) A reviewing authority may consolidate proceedings before it under par. (am) with other proceedings before that reviewing authority under par. (am) or s. 302.113 (9) (am) or 302.114 (9) (am) if all of the proceedings relate to the parole or extended supervision of the same person. **Section 392.** 302.113 (2) of the statutes is amended to read: 302.113 (2) Except as provided in subs. (3) and (9), an inmate subject to this section is entitled to release to extended supervision after he or she has served the term of confinement in prison portion of the sentence imposed under s. 973.01, as

SECTION 393. 302.113 (4) of the statutes is amended to read:

modified by the sentencing court under sub. (9g) or s. 302.045 (3m) (b) 1., if

302.113 (4) All consecutive sentences <u>imposed for crimes committed on or after</u>

<u>December 31, 1999</u>, shall be computed as one continuous sentence. The person shall serve any term of extended supervision after serving all terms of confinement in prison.

Section 394. 302.113 (7) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

302.113 (7) Any inmate released to extended supervision under this section is subject to all conditions and rules of extended supervision until the expiration of the term of extended supervision portion of the bifurcated sentence. The department may set conditions of extended supervision in addition to any conditions of extended supervision required under s. 302.116, if applicable, or set by the court under <u>sub</u>. (7m) or s. 973.01 (5) if the conditions set by the department do not conflict with the court's conditions.

Section 395. 302.113 (7m) of the statutes is created to read:

302.113 (7m) (a) Except as provided in par. (e), a person subject to this section or the department may petition the sentencing court to modify any conditions of extended supervision set by the court.

(b) If the department files a petition under this subsection, it shall serve a copy of the petition on the person who is the subject of the petition and, if the person is represented by an attorney, on the person's attorney. If a person who is subject to this section or his or her attorney files a petition under this subsection, the person or his or her attorney shall serve a copy of the petition on the department. The court shall serve a copy of a petition filed under this section on the district attorney. The court may direct the clerk of the court to provide notice of the petition to a victim of a crime committed by the person who is the subject of the petition.

- (c) The court may conduct a hearing to consider the petition. The court may grant the petition in full or in part if it determines that the modification would meet the needs of the department and the public and would be consistent with the objectives of the person's sentence.
- (d) A person subject to this section or the department may appeal an order entered by the court under this subsection. The appellate court may reverse the order only if it determines that the sentencing court erroneously exercised its discretion in granting or denying the petition.
- (e) 1. An inmate may not petition the court to modify the conditions of extended supervision earlier than one year before the date of the inmate's scheduled date of release to extended supervision or more than once before the inmate's release to extended supervision.
- 2. A person subject to this section may not petition the court to modify the conditions of extended supervision within one year after the inmate's release to extended supervision. If a person subject to this section files a petition authorized by this subsection after his or her release from confinement, the person may not file another petition until one year after the date of filing the former petition.

SECTION 396. 302.113 (8m) of the statutes is created to read:

302.113 (8m) (a) Every person released to extended supervision under this section remains in the legal custody of the department. If the department alleges that any condition or rule of extended supervision has been violated by the person, the department may take physical custody of the person for the investigation of the alleged violation.

(b) If a person released to extended supervision under this section signs a statement admitting a violation of a condition or rule of extended supervision, the

department may, as a sanction for the violation, confine the person for up to 90 days in a regional detention facility or, with the approval of the sheriff, in a county jail. If the department confines the person in a county jail under this paragraph, the department shall reimburse the county for its actual costs in confining the person from the appropriations under s. 20.410 (1) (ab) and (b). Notwithstanding s. 302.43, the person is not eligible to earn good time credit on any period of confinement imposed under this subsection.

SECTION 397. 302.113 (9) (a) of the statutes is renumbered 302.113 (9) (am) and amended to read:

302.113 (9) (am) If a person released to extended supervision under this section violates a condition of extended supervision, the division of hearings and appeals in the department of administration, upon proper notice and hearing, or the department of corrections, if the person on extended supervision waives a hearing, reviewing authority may revoke the extended supervision of the person and return the person to prison. If the extended supervision of the person is revoked, the person shall be returned to the circuit court for the county in which the person was convicted of the offense for which he or she was on extended supervision, and the court shall order the person to be returned to prison, he or she shall be returned to prison for any specified period of time that does not exceed the time remaining on the bifurcated sentence. The time remaining on the bifurcated sentence is the total length of the bifurcated sentence, less time served by the person in custody confinement under the sentence before release to extended supervision under sub. (2) and less all time served in confinement for previous revocations of extended supervision under this sentence. The revocation court order returning a person to prison under this

<u>paragraph</u> shall provide the person on <u>whose</u> extended supervision <u>was revoked</u> with credit in accordance with ss. 304.072 and 973.155.

SECTION 398. 302.113 (9) (ag) of the statutes is created to read:

302.113 (9) (ag) In this subsection "reviewing authority" means the division of hearings and appeals in the department of administration, upon proper notice and hearing, or the department of corrections, if the person on extended supervision waives a hearing.

Section 399. 302.113 (9) (at) of the statutes is created to read:

302.113 **(9)** (at) When a person is returned to court under par. (am) after revocation of extended supervision, the reviewing authority shall make a recommendation to the court concerning the period of time for which the person should be returned to prison. The recommended time period may not exceed the time remaining on the bifurcated sentence, as calculated under par. (am).

SECTION 400. 302.113 (9) (b) of the statutes is amended to read:

302.113 (9) (b) A person who is returned to prison after revocation of extended supervision shall be incarcerated for the entire period of time specified by the department of corrections in the case of a waiver or by the division of hearings and appeals in the department of administration in the case of a hearing court under par. (a) (am). The period of time specified under par. (a) (am) may be extended in accordance with sub. (3). If a person is returned to prison under par. (am) for a period of time that is less than the time remaining on the bifurcated sentence, the person shall be released to extended supervision after he or she has served the period of time specified by the court under par. (am) and any periods of extension imposed in accordance with sub. (3).

Section 401. 302.113 (9) (c) of the statutes is amended to read:

302.113 (9) (c) A person who is subsequently released to extended supervision after service of the period of time specified by the department of corrections in the case of a waiver or by the division of hearings and appeals in the department of administration in the case of a hearing court under par. (a) (am) is subject to all conditions and rules under sub. subs. (7) and, if applicable, (7m) until the expiration of the term of remaining extended supervision portion of the bifurcated sentence. The remaining extended supervision portion of the bifurcated sentence is the total length of the bifurcated sentence, less the time served by the person in confinement under the bifurcated sentence before release to extended supervision under sub. (2) and less all time served in confinement for previous revocations of extended supervision under the bifurcated sentence.

Section 402. 302.113 (9) (d) of the statutes is created to read:

302.113 (9) (d) For the purposes of pars. (am) and (c), the amount of time a person has served in confinement before release to extended supervision and the amount of time a person has served in confinement for a revocation of extended supervision includes any extensions imposed under sub. (3).

Section 403. 302.113 (9) (e) of the statutes is created to read:

302.113 (9) (e) If a hearing is to be held under par. (am) before the division of hearings and appeals in the department of administration, the hearing examiner may order the taking and allow the use of a videotaped deposition under s. 967.04 (7) to (10).

Section 404. 302.113 (9) (f) of the statutes is created to read:

302.113 **(9)** (f) A reviewing authority may consolidate proceedings before it under par. (am) with other proceedings before that reviewing authority under par.

(am) or s. 302.11 (7) (am) or 302.114 (9) (am) if all of the proceedings relate to the parole or extended supervision of the same person.

SECTION 405. 302.113 (9) (g) of the statutes is created to read:

302.113 (9) (g) In any case in which there is a hearing before the division of hearings and appeals in the department of administration concerning whether to revoke a person's extended supervision, the person on extended supervision may seek review of a decision to revoke extended supervision and the department of corrections may seek review of a decision to not revoke extended supervision. Review of a decision under this paragraph may be sought only by an action for certiorari.

SECTION 406. 302.113 (9g) of the statutes is created to read:

302.113 **(9g)** (a) In this subsection:

- 1. "Program review committee" means the committee at a correctional institution that reviews the security classifications, institution assignments, and correctional programming assignments of inmates confined in the institution.
- 2. "Terminal condition" means an incurable condition afflicting a person, caused by injury, disease, or illness, as a result of which the person has a medical prognosis that his or her life expectancy is 6 months or less, even with available life-sustaining treatment provided in accordance with the prevailing standard of medical care.
- (b) An inmate who is serving a bifurcated sentence for a crime other than a Class B felony may seek modification of the bifurcated sentence in the manner specified in par. (f) if he or she meets one of the following criteria:
- 1. The inmate is 65 years of age or older and has served at least 5 years of the term of confinement in prison portion of the bifurcated sentence.

- 2. The inmate is 60 years of age or older and has served at least 10 years of the term of confinement in prison portion of the bifurcated sentence.
 - 3. The inmate has a terminal condition.
- (c) An inmate who meets the criteria under par. (b) may submit a petition to the program review committee at the correctional institution in which the inmate is confined requesting a modification of the inmate's bifurcated sentence in the manner specified in par. (f). If the inmate alleges in the petition that he or she has a terminal condition, the inmate shall attach to the petition affidavits from 2 physicians setting forth a diagnosis that the inmate has a terminal condition.
- (cm) If, after receiving the petition under par. (c), the program review committee determines that the public interest would be served by a modification of the inmate's bifurcated sentence in the manner provided under par. (f), the committee shall approve the petition for referral to the sentencing court and notify the department of its approval. The department shall then refer the inmate's petition to the sentencing court and request the court to conduct a hearing on the petition. If the program review committee determines that the public interest would not be served by a modification of the inmate's bifurcated sentence in the manner specified in par. (f), the committee shall deny the inmate's petition.
- (d) When a court is notified by the department that it is referring to the court an inmate's petition for modification of the inmate's bifurcated sentence, the court shall set a hearing to determine whether the public interest would be served by a modification of the inmate's bifurcated sentence in the manner specified in par. (f). The inmate and the district attorney have the right to be present at the hearing, and any victim of the inmate's crime has the right to be present at the hearing and to provide a statement concerning the modification of the inmate's bifurcated sentence.

- The court shall order such notice of the hearing date as it considers adequate to be given to the department, the inmate, the attorney representing the inmate, if applicable, and the district attorney. Victim notification shall be provided as specified under par. (g).
- (e) At a hearing scheduled under par. (d), the inmate has the burden of proving by the greater weight of the credible evidence that a modification of the bifurcated sentence in the manner specified in par. (f) would serve the public interest. If the inmate proves that a modification of the bifurcated sentence in the manner specified in par. (f) would serve the public interest, the court shall modify the inmate's bifurcated sentence in that manner. If the inmate does not prove that a modification of the bifurcated sentence in the manner specified in par. (f) would serve the public interest, the court shall deny the inmate's petition for modification of the bifurcated sentence.
- (f) A court may modify an inmate's bifurcated sentence under this section only as follows:
- 1. The court shall reduce the term of confinement in prison portion of the inmate's bifurcated sentence in a manner that provides for the release of the inmate to extended supervision within 30 days after the date on which the court issues its order modifying the bifurcated sentence.
- 2. The court shall lengthen the term of extended supervision imposed so that the total length of the bifurcated sentence originally imposed does not change.
 - (g) 1. In this paragraph, "victim" has the meaning given in s. 950.02 (4).
- 2. When a court sets a hearing date under par. (d), the clerk of the circuit court shall send a notice of hearing to the victim of the crime committed by the inmate, if the victim has submitted a card under subd. 3. requesting notification. The notice

shall inform the victim that he or she may appear at the hearing scheduled under par. (d) and shall inform the victim of the manner in which he or she may provide a statement concerning the modification of the inmate's bifurcated sentence in the manner provided in par. (f). The clerk of the circuit court shall make a reasonable attempt to send the notice of hearing to the last–known address of the inmate's victim, postmarked at least 10 days before the date of the hearing.

- 3. The director of state courts shall design and prepare cards for a victim to send to the clerk of the circuit court for the county in which the inmate was convicted and sentenced. The cards shall have space for a victim to provide his or her name and address, the name of the applicable inmate, and any other information that the director of state courts determines is necessary. The director of state courts shall provide the cards, without charge, to clerks of circuit court. Clerks of circuit court shall provide the cards, without charge, to victims. Victims may send completed cards to the clerk of the circuit court for the county in which the inmate was convicted and sentenced. All court records or portions of records that relate to mailing addresses of victims are not subject to inspection or copying under s. 19.35 (1).
- (h) An inmate may appeal a court's decision to deny the inmate's petition for modification of his or her bifurcated sentence. The state may appeal a court's decision to grant an inmate's petition for a modification of the inmate's bifurcated sentence. In an appeal under this paragraph, the appellate court may reverse a decision granting or denying a petition for modification of a bifurcated sentence only if it determines that the sentencing court erroneously exercised its discretion in granting or denying the petition.
- (i) If the program review committee denies an inmate's petition under par. (cm), the inmate may not file another petition within one year after the date of the program

review committee's denial. If the program review committee approves an inmate's petition for referral to the sentencing court under par. (cm) but the sentencing court denies the petition, the inmate may not file another petition under par. (cm) within one year after the date of the court's decision.

(j) An inmate eligible to seek modification of his or her bifurcated sentence under this subsection has a right to be represented by counsel in proceedings under this subsection. An inmate, or the department on the inmate's behalf, may apply to the state public defender for determination of indigency and appointment of counsel under s. 977.05 (4) (jm) before or after the filing of a petition with the program review committee under par. (c). If an inmate whose petition has been referred to the court under par. (cm) is without counsel, the court shall refer the matter to the state public defender for determination of indigency and appointment of counsel under s. 977.05 (4) (jm).

Section 407. 302.114 (4) of the statutes is amended to read:

302.114 (4) All consecutive sentences <u>imposed for crimes committed on or after</u>

December 31, 1999, shall be computed as one continuous sentence. An inmate subject to this section shall serve any term of extended supervision after serving all terms of confinement in prison.

Section 408. 302.114 (5) (f) of the statutes is amended to read:

302.114 (5) (f) An inmate may appeal an order denying his or her petition for release to extended supervision. In an appeal under this paragraph, the appellate court may reverse an order denying a petition for release to extended supervision only if it determines that the sentencing court improperly erroneously exercised its discretion in denying the petition for release to extended supervision.

SECTION 409. 302.114 (6) (b) of the statutes is amended to read:

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302.114 (6) (b) If an inmate petitions a court under sub. (5) or (9) (b) (bm) for release to extended supervision under this section, the clerk of the circuit court in which the petition is filed shall send a copy of the petition and, if a hearing is scheduled, a notice of hearing to the victim of the crime committed by the inmate, if the victim has submitted a card under par. (e) requesting notification.

Section 410. 302.114 (6) (c) of the statutes is amended to read:

302.114 (6) (c) The notice under par. (b) shall inform the victim that he or she may appear at the hearing under sub. (5) or (9) (b) (bm), if a hearing is scheduled, and shall inform the victim of the manner in which he or she may provide written statements concerning the inmate's petition for release to extended supervision.

Section 411. 302.114 (8m) of the statutes is created to read:

302.114 (8m) (a) Every person released to extended supervision under this section remains in the legal custody of the department. If the department alleges that any condition or rule of extended supervision has been violated by the person, the department may take physical custody of the person for the investigation of the alleged violation.

(b) If a person released to extended supervision under this section signs a statement admitting a violation of a condition or rule of extended supervision, the department may, as a sanction for the violation, confine the person for up to 90 days in a regional detention facility or, with the approval of the sheriff, in a county jail. If the department confines the person in a county jail under this paragraph, the department shall reimburse the county for its actual costs in confining the person from the appropriations under s. 20.410 (1) (ab) and (b). Notwithstanding s. 302.43, the person is not eligible to earn good time credit on any period of confinement imposed under this subsection.

SECTION 412. 302.114 (9) (a) of the statutes is renumbered 302.114 (9) (am) and amended to read:

302.114 (9) (am) If a person released to extended supervision under this section violates a condition of extended supervision, the division of hearings and appeals in the department of administration, upon proper notice and hearing, or the department of corrections, if the person on extended supervision waives a hearing, reviewing authority may revoke the extended supervision of the person and return the person to prison. If the extended supervision of the person is revoked, the person shall be returned to the circuit court for the county in which the person was convicted of the offense for which he or she was on extended supervision, and the court shall order the person to be returned to prison, he or she shall be returned to prison for a specified period of time, as provided under par. (b) before he or she is eligible for being released again to extended supervision. The period of time specified under this paragraph may not be less than 5 years and may be extended in accordance with sub. (3).

SECTION 413. 302.114 (9) (ag) of the statutes is created to read:

302.114 (9) (ag) In this subsection "reviewing authority" has the meaning given in s. 302.113 (9) (ag).

Section 414. 302.114 (9) (b) of the statutes is amended to read:

302.114 (9) (b) If When a person is returned to prison court under par. (a) (am) after revocation of extended supervision, the department of corrections in the case of a waiver or the division of hearings and appeals in the department of administration in the case of a hearing under par. (a) reviewing authority shall specify a make a recommendation to the court concerning the period of time for which the person shall be incarcerated should be returned to prison before being

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eligible for release to extended supervision. The period of time specified recommended under this paragraph may not be less than 5 years and may be extended in accordance with sub. (3).

Section 415. 302.114 (9) (bm) of the statutes is amended to read:

302.114 (9) (bm) A person who is returned to prison under par. (a) (am) after revocation of extended supervision may, upon petition to the sentencing court, be released to extended supervision after he or she has served the entire period of time specified in by the court under par. (b) (am), including any periods of extension imposed under sub. (3). A person may not file a petition under this paragraph earlier than 90 days before the date on which he or she is eligible to be released to extended supervision. If a person files a petition for release to extended supervision under this paragraph at any time earlier than 90 days before the date on which he or she is eligible to be released to extended supervision, the court shall deny the petition without a hearing. The procedures specified in sub. (5) (am) to (f) apply to a petition filed under this paragraph.

Section 416. 302.114 (9) (c) of the statutes is amended to read:

302.114 (9) (c) A person who is subsequently released to extended supervision under par. (b) (bm) is subject to all conditions and rules under sub. (8) until the expiration of the sentence.

Section 417. 302.114 (9) (d) of the statutes is created to read:

302.114 (9) (d) If a hearing is to be held under par. (am) before the division of hearings and appeals in the department of administration, the hearing examiner may order the taking and allow the use of a videotaped deposition under s. 967.04 (7) to (10).

Section 418. 302.114 (9) (e) of the statutes is created to read:

302.114 **(9)** (e) A reviewing authority may consolidate proceedings before it under par. (am) with other proceedings before that reviewing authority under par. (am) or s. 302.11 (7) (am) or 302.113 (9) (am) if all of the proceedings relate to the parole or extended supervision of the same person.

Section 419. 302.114 (9) (f) of the statutes is created to read:

302.114 (9) (f) In any case in which there is a hearing before the division of hearings and appeals in the department of administration concerning whether to revoke a person's extended supervision, the person on extended supervision may seek review of a decision to revoke extended supervision and the department of corrections may seek review of a decision to not revoke extended supervision. Review of a decision under this paragraph may be sought only by an action for certiorari.

Section 420. 302.33 (1) of the statutes is amended to read:

302.33 (1) The maintenance of persons who have been sentenced to the state penal institutions; persons in the custody of the department, except as provided in sub. (2) and s. ss. 301.048 (7), 302.113 (8m), and 302.114 (8m); persons accused of crime and committed for trial; persons committed for the nonpayment of fines and expenses; and persons sentenced to imprisonment therein, while in the county jail, shall be paid out of the county treasury. No claim may be allowed to any sheriff for keeping or boarding any person in the county jail unless the person was lawfully detained therein.

Section 421. 303.063 of the statutes is repealed.

Section 422. 303.065 (1) (b) 1. of the statutes is amended to read:

303.065 (1) (b) 1. A person serving a life sentence, other than a life sentence specified in subd. 2., may be considered for work release only after he or she has reached parole eligibility under s. 304.06 (1) (b) or 973.014 (1) (a) or (b), whichever

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is applicable, or he or she has reached his or her extended supervision eligibility date under s. 302.114 (9) (b) (a) or 973.014 (1g) (a) 1. or 2., whichever is applicable.

SECTION 423. 303.08 (1) (intro.) of the statutes is amended to read:

303.08 (1) (intro.) Any person sentenced to a county jail for crime, nonpayment of a fine or forfeiture, or contempt of court, or subject to a confinement sanction under s. 302.113 (8m) or 302.114 (8m) may be granted the privilege of leaving the jail during necessary and reasonable hours for any of the following purposes:

Section 424. 303.08 (2) of the statutes is amended to read:

303.08 (2) Unless such privilege is expressly granted by the court or, in the case of a person subject to a confinement sanction under s. 302.113 (8m) or 302.114 (8m), the department, the prisoner person is sentenced to ordinary confinement. The A prisoner, other than a person subject to a confinement sanction under s. 302.113 (8m) or 302.114 (8m), may petition the court for such privilege at the time of sentence or thereafter, and in the discretion of the court may renew the prisoner's petition. The court may withdraw the privilege at any time by order entered with or without notice.

Section 425. 303.08 (5) (intro.) of the statutes is amended to read:

303.08 (5) (intro.) By order of the court or, for a person subject to a confinement sanction under s. 302.113 (8m) or 302.114 (8m), by order of the department, the wages, salary and unemployment insurance and employment training benefits received by prisoners shall be disbursed by the sheriff for the following purposes, in the order stated:

Section 426. 303.08 (6) of the statutes is amended to read:

303.08 (6) The department, for a person subject to a confinement sanction under s. 302.113 (8m) or 302.114 (8m), or the sentencing court may, by order, may authorize the sheriff to whom the prisoner is committed to arrange with another

sheriff for the employment or employment training of the prisoner in the other's county, and while so employed or trained to be in the other's custody but in other respects to be and continue subject to the commitment.

Section 427. 303.08 (12) of the statutes is amended to read:

303.08 (12) In counties having a house of correction, any person violating the privilege granted under sub. (1) may be transferred by the county jailer to the house of correction for the remainder of the term of the person's sentence or, if applicable, the remainder of the person's confinement sanction under s. 302.113 (8m) or 302.114 (8m).

SECTION 428. 303.21 (1) (b) of the statutes is amended to read:

303.21 (1) (b) Inmates are included under par. (a) if they are participating in a structured work program away from the institution grounds under s. 302.15 or a secure work program under s. 303.063. Inmates are not included under par. (a) if they are employed in a prison industry under s. 303.06 (2), participating in a work release program under s. 303.065 (2), participating in employment with a private business under s. 303.01 (2) (em) or participating in the transitional employment program, but they are eligible for worker's compensation benefits under ch. 102. Residents subject to s. 303.01 (1) (b) are not included under par. (a) but they are eligible for worker's compensation benefits under ch. 102.

Section 429. 304.06 (1) (b) of the statutes is amended to read:

304.06 (1) (b) Except as provided in <u>s. 961.49 (2)</u>, 1999 stats., sub. (1m) or s. 302.045 (3), 961.49 (2), 973.01 (6) or 973.0135, the parole commission may parole an inmate of the Wisconsin state prisons or any felon or any person serving at least one year or more in a county house of correction or a county reforestation camp organized under s. 303.07, when he or she has served 25% of the sentence imposed for the

offense, or 6 months, whichever is greater. Except as provided in s. 939.62 (2m) (c) or 973.014 (1) (b) or (c), (1g) or (2), the parole commission may parole an inmate serving a life term when he or she has served 20 years, as modified by the formula under s. 302.11 (1) and subject to extension under s. 302.11 (1q) and (2), if applicable. The person serving the life term shall be given credit for time served prior to sentencing under s. 973.155, including good time under s. 973.155 (4). The secretary may grant special action parole releases under s. 304.02. The department or the parole commission shall not provide any convicted offender or other person sentenced to the department's custody any parole eligibility or evaluation until the person has been confined at least 60 days following sentencing.

Section 431. 304.071 (2) of the statutes is amended to read:

304.071 (2) If a prisoner is not eligible for parole under <u>s. 961.49 (2)</u>, 1999 stats., or s. 939.62 (2m) (c), 961.49 (2), 973.01 (6), 973.014 (1) (c) or (1g) or 973.032 (5), he or she is not eligible for parole under this section.

Section 431g. 304.073 (2) of the statutes is amended to read:

304.073 (2) Beginning on January 1, 1996, the <u>The</u> department shall charge a fee to any probationer, parolee, or person on extended supervision who is under minimum or administrative supervision and is supervised by the department. The fee does not apply if the person is supervised by a vendor under s. 301.08 (1) (c). The department shall set the fee sufficient to cover the cost of supervision <u>and may set varying rates</u>, on a case-by-case basis, based on the person's supervision level. The department shall collect moneys for the fee charged under this subsection and credit those moneys to the appropriation account under s. 20.410 (1) (ge).

Section 431k. 304.074 (2) of the statutes is amended to read:

304.074 (2) Beginning on January 1, 1996, the The department shall charge a fee to probationers, parolees, and persons on extended supervision to partially reimburse the department for the costs of providing supervision and services. The department shall set varying rates for probationers, parolees, or persons on extended supervision based on ability to pay and may set varying rates, on a case-by-case basis, based on the person's supervision level, with the goal of receiving at least \$1 per day, if appropriate, from each probationer, parolee, and person on extended supervision. The department shall not charge a fee while the probationer, parolee, or person on extended supervision is exempt under sub. (3). The department shall collect moneys for the fees charged under this subsection and credit those moneys to the appropriation account under s. 20.410 (1) (gf).

SECTION 432. 304.11 (3) of the statutes is amended to read:

304.11 (3) If upon inquiry it further appears to the governor that the convicted person has violated or failed to comply with any of those conditions, the governor may issue his or her warrant remanding the person to the institution from which discharged, and the person shall be confined and treated as though no pardon had been granted, except that the person loses any applicable good time which he or she had earned. If the person is returned to prison, the person is subject to the same limitations as a revoked parolee under s. 302.11 (7). The department shall determine the period of incarceration under s. 302.11 (7) (a) (am). If the governor determines the person has not violated or failed to comply with the conditions, the person shall be discharged subject to the conditional pardon.

Section 433. 341.605 (3) of the statutes is amended to read:

341.605 (3) Whoever violates sub. (1) or (2) may be fined not more than \$5,000
or imprisoned for not more than 7 years and 6 months, or both, for each violation is
guilty of a Class H felony.
SECTION 434. 342.06 (2) of the statutes is amended to read:
342.06 (2) Any person who knowingly makes a false statement in an
application for a certificate of title may be fined not more than \$5,000 or imprisoned
not more than 7 years and 6 months or both is guilty of a Class H felony.
Section 435. 342.065 (4) (b) of the statutes is amended to read:
342.065 (4) (b) Any person who violates sub. (1) with intent to defraud may be
fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months
or both is guilty of a Class H felony.
Section 436. 342.155 (4) (b) of the statutes is amended to read:
342.155 (4) (b) Any person who violates this section with intent to defraud may
be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months
or both <u>is guilty of Class H felony.</u>
Section 437. 342.156 (6) (b) of the statutes is amended to read:
342.156 (6) (b) Any person who violates this section with intent to defraud may
be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months
or both is guilty of a Class H felony.
SECTION 438. 342.30 (3) (a) of the statutes is amended to read:
342.30 (3) (a) Any person who violates sub. (1g) may be fined not more than
\$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a
Class H felony.
SECTION 439. 342.32 (3) of the statutes is amended to read:

	342.32 (3) Whoever violates sub. (1) or (2) may be fined not more than \$5,000
or in	apprisoned for not more than 7 years and 6 months, or both, for each violation is
<u>guilt</u>	y of a Class H felony.
	Section 440. 343.31 (1) (i) of the statutes is amended to read:
	343.31 (1) (i) Knowingly fleeing or attempting to elude a traffic officer under
s. 34	<u>6.04 (3)</u> .
	Section 441. 343.31 (3) (d) (intro.) of the statutes is amended to read:
	343.31 (3) (d) (intro.) Any person convicted of knowingly fleeing or attempting
to elı	ude a traffic officer <u>under s. 346.04 (3)</u> shall have his or her operating privilege
revol	ked as follows:
	Section 442. 344.48 (2) of the statutes is amended to read:
	344.48 (2) Any person violating this section may be fined not more than \$1,000
<u>\$10,0</u>	000 or imprisoned for not more than 2 years 9 months or both.
	Section 443. 346.04 (2t) of the statutes is created to read:
	346.04 (2t) No operator of a vehicle, after having received a visible or audible
signa	al to stop his or her vehicle from a traffic officer or marked police vehicle, shall
knov	vingly resist the traffic officer by failing to stop his or her vehicle as promptly as
safet	y reasonably permits.
	Section 444. 346.04 (4) of the statutes is created to read:
	346.04 (4) Subsection (2t) is not an included offense of sub. (3), but a person may
not k	be convicted of violating both subs. (2t) and (3) for acts arising out of the same
incid	lent or occurrence.
	Section 445. 346.17 (2t) of the statutes is created to read:
	346.17 (2t) Any person violating s. 346.04 (2t) may be fined not more than
\$10.0	000 or imprisoned for not more than 9 months or both.

1	SECTION 446. 346.17 (3) (a) of the statutes is amended to read:
2	346.17 (3) (a) Except as provided in par. (b), (c) or (d), any person violating s.
3	346.04 (3) shall be fined not less than \$600 nor more than \$10,000 and may be
4	imprisoned for not more than 3 years is guilty of a Class I felony.
5	Section 447. 346.17 (3) (b) of the statutes is amended to read:
6	346.17 (3) (b) If the violation results in bodily harm, as defined in s. 939.22 (4)
7	to another, or causes damage to the property of another, as defined in s. 939.22 (28).
8	the person shall be fined not less than \$1,000 nor more than \$10,000 and may be
9	imprisoned for not more than 3 years is guilty of a Class H felony.
10	Section 448. 346.17 (3) (c) of the statutes is amended to read:
11	346.17 (3) (c) If the violation results in great bodily harm, as defined in s. 939.22
12	(14), to another, the person shall be fined not less than \$1,100 nor more than \$10,000
13	and may be imprisoned for not more than 3 years is guilty of a Class F felony.
14	SECTION 449. 346.17 (3) (d) of the statutes is amended to read:
15	346.17 (3) (d) If the violation results in the death of another, the person shall
16	be fined not less than \$1,100 nor more than \$10,000 and may be imprisoned for not
17	more than 7 years and 6 months is guilty of a Class E felony.
18	Section 450. 346.175 (1) (a) of the statutes is amended to read:
19	346.175 (1) (a) Subject to s. 346.01 (2), the owner of a vehicle involved in a
20	violation of s. $346.04 \ \underline{(2t) \ or} \ (3)$ for fleeing a traffic officer shall be presumed liable for
21	the violation as provided in this section.
22	SECTION 451. 346.175 (1) (b) of the statutes is amended to read:
23	346.175 (1) (b) Notwithstanding par. (a), no owner of a vehicle involved in a
24	violation of s. $346.04 \ \underline{(2t) \ or} \ (3)$ for fleeing a traffic officer may be convicted under this
25	section if the person operating the vehicle or having the vehicle under his or her

control at the time of the violation has been convicted for the violation under this section or under s. 346.04 (2t) or (3).

SECTION 452. 346.175 (4) (b) of the statutes is amended to read:

346.175 (4) (b) If the owner of the vehicle provides a traffic officer employed by the authority issuing the citation with the name and address of the person operating the vehicle or having the vehicle under his or her control at the time of the violation and sufficient information for the officer to determine that probable cause does not exist to believe that the owner of the vehicle was operating the vehicle at the time of the violation, then the owner of the vehicle shall not be liable under this section or under s. 346.04 (2t) or (3).

Section 453. 346.175 (4) (c) of the statutes is amended to read:

346.175 (4) (c) If the vehicle is owned by a lessor of vehicles and at the time of the violation the vehicle was in the possession of a lessee, and the lessor provides a traffic officer employed by the authority issuing the citation with the information required under s. 343.46 (3), then the lessee and not the lessor shall be liable under this section or under s. 346.04 (2t) or (3).

Section 454. 346.175 (4) (d) of the statutes is amended to read:

346.175 (4) (d) If the vehicle is owned by a dealer, as defined in s. 340.01 (11) (intro.) but including the persons specified in s. 340.01 (11) (a) to (d), and at the time of the violation the vehicle was being operated by or was under the control of any person on a trial run, and if the dealer provides a traffic officer employed by the authority issuing the citation with the name, address and operator's license number of the person operating the vehicle, then that person, and not the dealer, shall be liable under this section or under s. 346.04 (2t) or (3).

SECTION 455. 346.175 (5) (intro.) of the statutes is amended to read:

1	346.175 (5) (intro.) Notwithstanding the penalty otherwise specified under s.
2	346.17 (2t) or (3) for a violation of s. 346.04 (2t) or (3):
3	Section 456. 346.175 (5) (a) of the statutes is amended to read:
4	346.175 (5) (a) A vehicle owner or other person found liable under this section
5	for a violation of s. $346.04 \ \underline{(2t) \ or} \ (3)$ shall be required to forfeit not less than \$300 nor
6	more than \$1,000.
7	Section 457. 346.65 (2) (e) of the statutes is amended to read:
8	346.65 (2) (e) Except as provided in pars. (f) and (g), is guilty of a Class H felony
9	and shall be fined not less than \$600 nor more than \$2,000 and imprisoned for not
10	less than 6 months nor more than 5 years if the number of convictions under ss.
11	$940.09\ (1)$ and 940.25 in the person's lifetime, plus the total number of suspensions,
12	revocations and other convictions counted under s. 343.307 (1), equals 5 or more,
13	except that suspensions, revocations or convictions arising out of the same incident
14	or occurrence shall be counted as one.
15	Section 458. 346.65 (5) of the statutes is amended to read:
16	346.65 (5) Except as provided in sub. (5m), any person violating s. 346.62 (4)
17	shall be fined not less than \$600 nor more than \$2,000 and may be imprisoned for
18	not less than 90 days nor more than 2 years and 3 months is guilty of a Class I felony.
19	Section 459. 346.74 (5) (b) of the statutes is amended to read:
20	346.74 (5) (b) Shall May be fined not less than \$300 nor more than \$5,000
21	\$10,000 or imprisoned for not less than 10 days nor more than 2 years 9 months or
22	both if the accident involved injury to a person but the person did not suffer great
23	bodily harm.
24	SECTION 460. 346.74 (5) (c) of the statutes is amended to read:

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346.74 (5) (c) May be fined not more than \$10,000 or imprisoned not more than 3 years or both Is guilty of a Class I felony if the accident involved injury to a person and the person suffered great bodily harm. **Section 461.** 346.74 (5) (d) of the statutes is amended to read: 346.74 (5) (d) May be fined not more than \$10,000 or imprisoned not more than 7 years and 6 months or both Is guilty of a Class H felony if the accident involved death to a person. **Section 462.** 350.11 (2m) of the statutes is amended to read: 350.11 (2m) Any person who violates s. 350.135 (1) shall be fined not more than \$10,000 or imprisoned for not more than 3 years or both is guilty of a Class H felony if the violation causes the death or injury, as defined in s. 30.67 (3) (b), of another person. **Section 463.** 351.07 (2) (a) of the statutes is renumbered 351.07 (2). **Section 464.** 351.07 (2) (b) of the statutes is repealed. **Section 465.** 446.07 of the statutes is amended to read: **446.07 Penalty.** Anyone violating this chapter may be fined not less than \$100 nor more than \$500 \$10,000 or imprisoned for not more than 2 years 9 months or both. **Section 465t.** 447.04 (1) (c) 2. of the statutes, as created by 2001 Wisconsin Act 16, is amended to read: 447.04 (1) (c) 2. A license granted under subd. 1. authorizes the license holder to practice dentistry only within educational facilities and only for the purpose of carrying out the license holder's teaching duties.

Section 466. 447.09 of the statutes is amended to read:

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447.09 Penalties. Any person who violates this chapter may be fined not more than \$1,000 or imprisoned for not more than one year in the county jail or both for the first offense and may be fined not more than \$2,500 or imprisoned for not more than 3 years or both is guilty of a Class I felony for the 2nd or subsequent conviction within 5 years.

Section 467. 450.11 (9) (b) of the statutes is amended to read:

450.11 (9) (b) Any person who delivers, or who possesses with intent to manufacture or deliver, a prescription drug in violation of this section may be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 468. 450.14 (5) of the statutes is amended to read:

450.14 (5) Any person who violates this section may be fined not less than \$100 nor more than \$1,000 or imprisoned for not less than one year nor more than 7 years and 6 months or both is guilty of a Class H felony.

Section 469. 450.15 (2) of the statutes is amended to read:

450.15 (2) Any person who violates this section may be fined not less than \$100 nor more than \$1,000 or imprisoned for not less than one year nor more than 7 years and 6 months or both is guilty of a Class H felony.

Section 470. 551.58 (1) of the statutes is amended to read:

551.58 (1) Any person who wilfully violates any provision of this chapter except s. 551.54, or any rule under this chapter, or any order of which the person has notice, or who violates s. 551.54 knowing or having reasonable cause to believe that the statement made was false or misleading in any material respect, may be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony. Each of the acts specified shall constitute a separate

offense and a prosecution or conviction for any one of such offenses shall not bar prosecution or conviction for any other offense.

Section 471. 552.19 (1) of the statutes is amended to read:

552.19 (1) Any person, including a controlling person of an offeror or target company, who wilfully violates this chapter or any rule under this chapter, or any order of which the person has notice, may be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony. Each of the acts specified constitutes a separate offense and a prosecution or conviction for any one of the offenses does not bar prosecution or conviction for any other offense.

Section 472. 553.52 (1) of the statutes is amended to read:

553.52 (1) Any person who wilfully violates s. 553.41 (2) to (5) or any order of which the person has notice, or who violates s. 553.41 (1) knowing or having reasonable cause to believe either that the statement made was false or misleading in any material respect or that the failure to report a material event under s. 553.31 (1) was false or misleading in any material respect, may be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class G felony. Each of the acts specified is a separate offense, and a prosecution or conviction for any one of those offenses does not bar prosecution or conviction for any other offense.

Section 473. 553.52 (2) of the statutes is amended to read:

553.52 (2) Any person who employs, directly or indirectly, any device, scheme or artifice to defraud in connection with the offer or sale of any franchise or engages, directly or indirectly, in any act, practice, or course of business which operates or would operate as a fraud or deceit upon any person in connection with the offer or

sale of any franchise shall be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class G felony.

Section 475. 560.17 (5c) (a) 3. of the statutes is amended to read:

560.17 (**5c**) (a) 3. The grant proceeds will be used to pay for services related to the start-up, modernization, or expansion of the dairy farm or other agricultural business, or for management assistance, as defined in s. 560.20 (1) (cf), continuing after the completion of the start-up, modernization, or expansion of the dairy farm or other agricultural business.

SECTION 476. 560.18 (1) of the statutes is renumbered 560.18 (1m) and amended to read:

560.18 (1m) From the appropriation under s. 20.143 (1) (t), the department may award grants to nonprofit organizations, as defined in s. 560.20 (1) (d), to develop forestry educational programs and instructional materials for use in the public schools. The department may not award a grant unless it enters into a memorandum of understanding with the grant recipient and the director of the timber management program at the University of Wisconsin–Stevens Point regarding the use of the funds.

Section 477. 560.18 (1c) of the statutes is created to read:

560.18 (**1c**) In this section, "nonprofit organization" means a nonprofit corporation, as defined in s. 181.0103 (17), and any organization described in section 501 (c) (3) of the Internal Revenue Code that is exempt from federal income tax under section 501 (a) of the Internal Revenue Code.

SECTION 478. 560.18 (2) of the statutes is amended to read:

560.18 (2) The recipient of a grant under sub. (1) (1m) shall submit the programs and materials developed with the funds to the department and the director

1 of the timber management program at the University of Wisconsin-Stevens Point 2 College of Natural Resources for approval. Upon request, the grant recipient shall 3 provide approved programs and materials to school districts free of charge. 4 **Section 479.** 560.20 (title) of the statutes is repealed. 5 **Section 480.** 560.20 (1) (intro.) of the statutes is repealed. 6 **SECTION 481.** 560.20 (1) (a) of the statutes is renumbered 560.21 (1) (a). 7 **Section 482.** 560.20 (1) (b) of the statutes is renumbered 560.21 (1) (b). 8 **Section 483.** 560.20 (1) (c) of the statutes is repealed. 9 **Section 484.** 560.20 (1) (cf) of the statutes is renumbered 560.17 (1) (br). 10 **Section 485.** 560.20 (1) (cm) of the statutes is repealed. 11 **Section 486.** 560.20 (1) (d) of the statutes is repealed. 12 **Section 487.** 560.20 (1) (e) of the statutes is repealed. 13 **Section 488.** 560.20 (1) (f) of the statutes is repealed. 14 **Section 489.** 560.20 (1) (g) of the statutes is repealed. 15 **Section 490.** 560.20 (1m) of the statutes is repealed. 16 **Section 491.** 560.20 (2) of the statutes is repealed. 17 **Section 492.** 560.20 (3) (a) of the statutes is repealed. 18 **Section 493.** 560.20 (3) (b) of the statutes is repealed. 19 **Section 494.** 560.20 (3) (c) of the statutes is repealed. 20 **Section 495.** 560.20 (3) (cm) of the statutes is repealed. 21 **Section 496.** 560.20 (3) (d) of the statutes is repealed. 22 **Section 497.** 560.20 (3) (e) of the statutes is repealed. 23 **Section 498.** 560.20 (3) (f) (intro.) and 4. of the statutes are consolidated,

renumbered 560.21 (2) and amended to read:

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560.21 (2) The department shall do all of the following: 4. Deposit deposit in
the appropriation account under s. 20.143 (1) (in) general fund all interest and
principal received in repayment of loans under this subsection s. 560.20 (3), 1999
$\underline{\text{stats.}}$, any proceeds from equity investments made by the community development
finance company under s. 234.965, 1991 stats., that are received by the department
or the community development finance company, and any unencumbered grant
funds returned to the department under 1993 Wisconsin Act 437, section 9115 $(1t)$.
Section 499. 560.20 (3) (f) 1. of the statutes is repealed.
Section 500. 560.20 (3) (f) 2. of the statutes is repealed.
Section 501. 560.20 (3) (f) 3. of the statutes is repealed.
Section 502. 560.20 (3) (g) of the statutes is repealed.
Section 503. 560.20 (3) (h) of the statutes is renumbered 560.21 (3).
Section 504. 560.21 of the statutes is created to read:
560.21 General fund deposit. (1) In this section:
Section 504c. 560.62 (1) (intro.) of the statutes is amended to read:
560.62 (1) (intro.) The Subject to subs. (1m) and (2), the board may award any
of the following under s. 560.61 to any of the following for any of the following
purposes:
Section 504m. 560.62 (1m) of the statutes is created to read:
560.62 (1m) The board shall award in each biennium at least \$364,400 in
grants or loans under sub. (1) for projects related to pollution reduction or energy
conservation.
Section 505. 562.13 (3) of the statutes is amended to read:
562.13 (3) Whoever violates s. 562.11 (2) or (3) may be fined not more than

\$10,000 or imprisoned for not more than 3 years or both is guilty of a Class I felony.

1 **Section 506.** 562.13 (4) of the statutes is amended to read: 2 562.13 (4) Whoever violates s. 562.09, 562.105, 562.11 (4) or 562.12 may be 3 fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months 4 or both is guilty of a Class H felony. 5 **Section 507.** 565.50 (2) of the statutes is amended to read: 6 565.50 (2) Any person who alters or forges a lottery ticket or share or 7 intentionally utters or transfers an altered or forged lottery ticket or share shall be 8 fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months 9 or both is guilty of a Class I felony. 10 **Section 508.** 565.50 (3) of the statutes is amended to read: 11 565.50 (3) Any person who possesses an altered or forged lottery ticket or share 12 with intent to defraud shall be fined not more than \$10,000 or imprisoned for not 13 more than 3 years 9 months or both. 14 **Section 509.** 601.64 (4) of the statutes is amended to read: 15 601.64 (4) Criminal Penalty. Whoever intentionally violates or intentionally 16 permits any person over whom he or she has authority to violate or intentionally aids 17 any person in violating any insurance statute or rule of this state, s. 149.13 or 149.144 or any effective order issued under s. 601.41 (4) may is guilty of a Class I 18 19 felony, unless a specific penalty is provided elsewhere in the statutes, be fined not 20 more than \$10,000 if a corporation or if a natural person be fined not more than 21 \$5,000 or imprisoned for not more than 4 years and 6 months or both. Intent has the 22 meaning expressed under s. 939.23. 23 **Section 509e.** 614.01 (1) (c) 3. of the statutes is amended to read: 24 614.01 (1) (c) 3. The local lodges are required by the laws of the fraternal to hold 25regular meetings at least monthly once every 3 months; and

SECTION 510. 641.19 (4) (a) of the statutes is amended to read:

641.19 (4) (a) Any person who wilfully violates or fails to comply with any provision of this chapter or the rules promulgated thereunder or who, knowingly, makes a false statement, a false representation of a material fact, or who fails to disclose a material fact in any registration, examination, statement or report required under this chapter or the rules promulgated thereunder, may be fined not more than \$5,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 511. 641.19 (4) (b) of the statutes is amended to read:

641.19 (4) (b) Any person who embezzles, steals, or unlawfully and wilfully abstracts or converts to his or her own use or to the use of another, any of the moneys, funds, securities, premiums, credits, property, or other assets of any employee welfare fund, or of any fund connected therewith, shall be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

Section 512. 753.061 (2m) of the statutes is amended to read:

753.061 **(2m)** The chief judge of the 1st judicial administrative district is authorized to designate 4 circuit court branches to primarily handle violent crime cases that involve a violation of s. 939.63, if a felony is committed while armed, and of ss. 940.01 to 940.03, 940.05, 940.06, 940.225, 943.23 (1g), (1m) and (1r) and 943.32 (2). If the circuit court branches are designated under this subsection, 2 shall begin to primarily handle violent crime cases on September 1, 1991, and 2 shall begin to primarily handle violent crime cases on August 1, 1992.

Section 513. 765.30 (1) (intro.) of the statutes is amended to read:

1	765.30 (1) (intro.) The following shall may be fined not less than \$200 nor more
2	than $$1,000 $10,000$ or imprisoned for not more than $2 $ years $9 $ months or both:
3	Section 514. 765.30 (2) (intro.) of the statutes is amended to read:
4	765.30 (2) (intro.) The following shall may be fined not less than \$100 nor more
5	than $$1,000 \ $10,000$ or imprisoned for not more than $2 \ years \ 9 \ months$ or both:
6	Section 515. 767.242 (8) of the statutes is amended to read:
7	767.242 (8) Penalty. Whoever intentionally violates an injunction issued
8	under sub. (5) (b) 2. c. may be fined not more than \$10,000 or imprisoned for not more
9	than 2 years or both is guilty of a Class I felony.
10	SECTION 516. 768.07 of the statutes is amended to read:
11	768.07 Penalty. Any person who violates any provision of this chapter may
12	be fined not less than \$100 nor more than $$1,000 \underline{$10,000}$ or imprisoned for not more
13	than 2 years 9 months or both.
14	Section 517. 783.07 of the statutes is amended to read:
15	783.07 Fine or imprisonment. Whenever a peremptory mandamus shall be
16	\underline{is} directed to any public officer, body, board or person, commanding the performance
17	of any duty specially enjoined by law, if it shall appear to the court that such and the
18	officer or person or any member of $\frac{1}{2}$ body or board has, without just excuse,
19	refused or neglected to perform the duty so enjoined the court may impose a fine, not
20	exceeding \$5,000, upon every such, the officer, person or member of such the body or
21	board, or sentence the officer, person or member to imprisonment for not more than
22	7 years and 6 months is guilty of a Class H felony.
23	Section 518. 801.50 (5) of the statutes is amended to read:
24	801.50 (5) Venue of an action for certiorari to review a probation, extended
25	supervision or parole revocation, a denial by a program review committee under s.

2001 – 2002 Legislature Jan. 2002 Spec. Sess.

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302.113 (9g) of a petition for modification of a bifurcated sentence, or a refusal of parole by certiorari shall be the county in which the relator was last convicted of an offense for which the relator was on probation, extended supervision or parole or for which the relator is currently incarcerated.

Section 519. 801.50 (5c) of the statutes is created to read:

801.50 (5c) Venue of an action for certiorari brought by the department of corrections under s. 302.113 (9) (d) or 302.114 (9) (d) to review a decision to not revoke extended supervision shall be in the county in which the person on extended supervision was convicted of the offense for which he or she is on extended supervision.

Section 520. 814.634 (1) (a) of the statutes is amended to read:

814.634 (1) (a) Except for an action for a safety belt use violation under s. 347.48 (2m), the clerk of circuit court shall charge and collect a \$40 \$52 court support services fee from any person, including any governmental unit as defined in s. 108.02 (17). paying a fee under s. 814.61 (1) (a), (3), or (8) (am) or 814.63 (1).

Section 521. 814.634 (1) (b) of the statutes is amended to read:

814.634 (1) (b) Notwithstanding par. (a), the clerk of circuit court shall charge and collect a \$100 \$130 court support services fee from any person, including any governmental unit as defined in s. 108.02 (17), paying a fee under s. 814.61 (1) (a) or (3) or 814.62 (1) or (2), if the party paying the fee seeks the recovery of money and the amount claimed exceeds the amount under s. 799.01 (1) (d).

Section 522. 814.634 (1) (c) of the statutes is amended to read:

814.634 (1) (c) Notwithstanding par. (a), the clerk of circuit court shall charge and collect a \$30 \$39 court support services fee from any person, including any governmental unit as defined in s. 108.02 (17), paying a fee under s. 814.62 (3) (a) or

(b), or paying a fee under s. 814.61 (1) (a) or (3) or 814.62 (1) or (2) if the party paying 1 2 the fee seeks the recovery of money and the amount claimed is equal to or less than 3 the amount under s. 799.01 (1) (d). 4 **Section 524.** 908.08 (1) of the statutes is amended to read: 5 908.08 (1) In any criminal trial or hearing, juvenile fact-finding hearing under 6 s. 48.31 or 938.31 or revocation hearing under s. 302.113 (9) (am), 302.114 (9) (am), 7 304.06 (3), or 973.10 (2), the court or hearing examiner may admit into evidence the 8 videotaped oral statement of a child who is available to testify, as provided in this 9 section. 10 **Section 528.** 911.01 (4) (c) of the statutes is amended to read: 11 911.01 (4) (c) Miscellaneous proceedings. Proceedings for extradition or 12 rendition; sentencing, or granting or revoking probation, modification of a bifurcated 13 sentence under s. 302.113 (9g), issuance of arrest warrants, criminal summonses and 14 search warrants; proceedings under s. 971.14 (1) (c); proceedings with respect to 15 pretrial release under ch. 969 except where habeas corpus is utilized with respect to 16 release on bail or as otherwise provided in ch. 969. 17 **Section 529.** 938.208 (1) (a) of the statutes is amended to read: 18 938.208 (1) (a) Probable cause exists to believe that the juvenile has committed 19 a delinquent act that would be a felony under s. 940.01, 940.02, 940.03, 940.05, 20 940.19 (2) to (6), 940.21, 940.225 (1), 940.31, 941.20 (3), 943.02 (1), 943.23 (1g), (1m) 21 or (1r), 943.32 (2), 947.013 (1t), (1v) or (1x), 948.02 (1) or (2), 948.025 or 948.03 if 22 committed by an adult. 23 **Section 530.** 938.34 (4h) (a) of the statutes is amended to read: 24 938.34 (4h) (a) The juvenile is 14 years of age or over and has been adjudicated

delinquent for committing a violation of s. 939.31, 939.32 (1) (a), 940.03, 940.21,

940.225 (1), 940.305, 940.31, 941.327 (2) (b) 4., 943.02, 943.10 (2), 943.23 (1g), (1m) or (1r), 943.32 (2), 948.02 (1), 948.025, (1), or 948.30 (2), 948.35 (1) (b) or 948.36 or the juvenile is 10 years of age or over and has been adjudicated delinquent for attempting or committing a violation of s. 940.01 or for committing a violation of 940.02 or 940.05.

Section 531. 938.34 (4m) (b) 1. of the statutes is amended to read:

938.34 **(4m)** (b) 1. The juvenile has committed a delinquent act that would be a felony under s. 940.01, 940.02, 940.03, 940.05, 940.19 (2) to (6), 940.21, 940.225 (1), 940.31, 941.20 (3), 943.02 (1), 943.23 (1g), (1m) or (1r), 943.32 (2), 947.013 (1t), (1v) or (1x), 948.02 (1) or (2), 948.025 or 948.03 if committed by an adult.

Section 532. 938.355 (2d) (b) 3. of the statutes is amended to read:

938.355 (2d) (b) 3. That the parent has committed a violation of <u>s. 940.19 (3)</u>, <u>1999 stats.</u>, or s. 940.19 (2), (3), (4) or (5), 940.225 (1) or (2), 948.02 (1) or (2), 948.025 or 948.03 (2) (a) or (3) (a) or a violation of the law of any other state or federal law, if that violation would be a violation of s. 940.19 (2), (3), (4) or (5), 940.225 (1) or (2), 948.02 (1) or (2), 948.025 or 948.03 (2) (a) or (3) (a) if committed in this state, and that the violation resulted in great bodily harm, as defined in s. 939.22 (14), or in substantial bodily harm, as defined in s. 939.22 (38), to the juvenile or another child of the parent.

Section 533. 938.355 (4) (b) of the statutes is amended to read:

938.355 (4) (b) An order under s. 938.34 (4d), (4h) or (4m) for which a juvenile has been adjudicated delinquent is subject to par. (a), except that the judge may make an order under s. 938.34 (4d) or (4m) apply for up to 2 years or until the juvenile's 18th birthdate, whichever is earlier and the judge shall make an order under s. 938.34 (4h) apply for 5 years, if the juvenile is adjudicated delinquent <u>for committing a violation</u>

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of s. 943.10 (2) or for committing an act that would be punishable as a Class B or C felony if committed by an adult, or until the juvenile reaches 25 years of age, if the juvenile is adjudicated delinquent for committing an act that would be punishable as a Class A felony if committed by an adult.

Section 534. 938.78 (3) of the statutes is amended to read:

938.78 (3) If a juvenile adjudged delinquent under s. 48.12, 1993 stats., or s. 938.12 or found to be in need of protection or services under s. 48.13 (12), 1993 stats., or s. 48.13 (14), 1993 stats., or s. 938.13 (12) or (14) on the basis of a violation of s. 943.23 (1m) or (1r), 1999 stats., or s. 941.10, 941.11, 941.20, 941.21, 941.23, 941.235, 941.237, 941.24, 941.26, 941.28, 941.295, 941.298, 941.30, 941.31, 941.32, 941.325, 943.02, 943.03, 943.04, 943.10 (2) (a), 943.23 (1g), (1m) or (1r), 943.32 (2), 948.02, 948.025, 948.03, 948.05, 948.055, 948.60, 948.605 or 948.61 or any crime specified in ch. 940 has escaped from a secured correctional facility, child caring institution, secured group home, inpatient facility, as defined in s. 51.01 (10), secure detention facility or juvenile portion of a county jail, or from the custody of a peace officer or a guard of such a facility, institution or jail, or has been allowed to leave a secured correctional facility, child caring institution, secured group home, inpatient facility, secure detention facility or juvenile portion of a county jail for a specified time period and is absent from the facility, institution, home or jail for more than 12 hours after the expiration of the specified period, the department or county department having supervision over the juvenile may release the juvenile's name and any information about the juvenile that is necessary for the protection of the public or to secure the juvenile's return to the facility, institution, home or jail. The department of corrections shall promulgate rules establishing guidelines for the release of the juvenile's name or information about the juvenile to the public.

1 **Section 535.** 939.22 (21) (d) of the statutes is amended to read: 2 939.22 **(21)** (d) Battery, substantial battery or aggravated battery, as 3 prohibited in s. 940.19 or 940.195. 4 **Section 536.** 939.30 (1) of the statutes is amended to read: 5 939.30 (1) Except as provided in sub. (2) and ss. 948.35 and s. 961.455, whoever, 6 with intent that a felony be committed, advises another to commit that crime under 7 circumstances that indicate unequivocally that he or she has the intent is guilty of 8 a Class D <u>H</u> felony. 9 **Section 537.** 939.30 (2) of the statutes is amended to read: 10 939.30 (2) For a solicitation to commit a crime for which the penalty is life 11 imprisonment, the actor is guilty of a Class C F felony. For a solicitation to commit 12 a Class E I felony, the actor is guilty of a Class E I felony. 13 **SECTION 538.** 939.32 (1) (intro.) of the statutes is amended to read: 14 939.32 (1) GENERALLY. (intro.) Whoever attempts to commit a felony or a crime 15 specified in s. 940.19, 940.195 or 943.20 may be fined or imprisoned or both not to 16 exceed one-half the maximum penalty for the completed crime; as provided under 17 sub. (1g), except: **Section 539.** 939.32 (1) (b) of the statutes is repealed. 18 19 **Section 540.** 939.32 (1) (bm) of the statutes is created to read: 20 939.32 (1) (bm) Whoever attempts to commit a Class I felony, other than one 21to which a penalty enhancement statute listed in s. 973.01 (2) (c) 2. a. or b. is being 22 applied, is guilty of a Class A misdemeanor. 23 **Section 541.** 939.32 (1g) of the statutes is created to read: 24 939.32 (1g) MAXIMUM PENALTY. The maximum penalty for an attempt to commit 25a crime that is punishable under sub. (1) (intro.) is as follows:

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(a) The maximum fine is one-half of the maximum fine for the completed crime. 1 2 (b) 1. If neither s. 939.62 (1) nor 961.48 is being applied, the maximum term 3 of imprisonment is one-half of the maximum term of imprisonment, as increased by 4 any penalty enhancement statute listed in s. 973.01 (2) (c) 2. a. and b., for the 5 completed crime. 6 2. If either s. 939.62 (1) or 961.48 is being applied, the maximum term of 7 imprisonment is determined by the following method: 8 a. Multiplying by one-half the maximum term of imprisonment, as increased 9 by any penalty enhancement statute listed in s. 973.01 (2) (c) 2. a. and b., for the 10 completed crime. 11 b. Applying s. 939.62 (1) or 961.48 to the product obtained under subd. 2. a. 12 **Section 542.** 939.32 (1m) of the statutes is created to read: 939.32 (1m) BIFURCATED SENTENCES. If the court imposes a bifurcated sentence 13 14 under s. 973.01 (1) for an attempt to commit a crime that is punishable under sub. 15 (1) (intro.), the following requirements apply: (a) Maximum term of confinement for attempt to commit classified felony. 1. 16 Subject to the minimum term of extended supervision required under s. 973.01 (2) 17 18 (d), if the crime is a classified felony and neither s. 939.62 (1) nor 961.48 is being 19 applied, the maximum term of confinement in prison is one-half of the maximum 20 term of confinement in prison specified in s. 973.01 (2) (b), as increased by any 21penalty enhancement statute listed in s. 973.01 (2) (c) 2. a. and b., for the classified 22 felony.

2. Subject to the minimum term of extended supervision required under s.

973.01 (2) (d), if the crime is a classified felony and either s. 939.62 (1) or 961.48 is

939.50 (1) (f) Class F felony.

1 being applied, the court shall determine the maximum term of confinement in prison 2 by the following method: 3 a. Multiplying by one-half the maximum term of confinement in prison 4 specified in s. 973.01 (2) (b), as increased by any penalty enhancement statutes listed 5 in s. 973.01 (2) (c) 2. a. and b., for the classified felony. 6 b. Applying s. 939.62 (1) or 961.48 to the product obtained under subd. 2. a. 7 (b) Maximum term of extended supervision for attempt to commit classified 8 felony. The maximum term of extended supervision for an attempt to commit a 9 classified felony is one-half of the maximum term of extended supervision for the 10 completed crime under s. 973.01 (2) (d). 11 (c) Maximum term of confinement for attempt to commit unclassified felony or misdemeanor. The court shall determine the maximum term of confinement in 12 13 prison for an attempt to commit a crime other than a classified felony by applying 14 s. 973.01 (2) (b) 10. to the maximum term of imprisonment calculated under sub. (1g) 15 (b). 16 **Section 543.** 939.32 (2) (title) of the statutes is created to read: 17 939.32 (2) (title) MISDEMEANOR COMPUTER CRIMES. **Section 544.** 939.32 (3) (title) of the statutes is created to read: 18 19 939.32 (3) (title) REQUIREMENTS. 20 **Section 545.** 939.50 (1) (intro.) of the statutes is amended to read: 21 939.50 (1) (intro.) Except as provided in ss. 946.43 (2m) (a), 946.83 and 946.85, 22 felonies Felonies in chs. 939 to 951 the statutes are classified as follows: 23 **Section 546.** 939.50 (1) (bc) of the statutes is repealed. 24 **Section 547.** 939.50 (1) (f) of the statutes is created to read:

1 **Section 548.** 939.50 (1) (g) of the statutes is created to read: 2 939.50 (1) (g) Class G felony. **Section 549.** 939.50 (1) (h) of the statutes is created to read: 3 4 939.50 (1) (h) Class H felony. 5 **Section 550.** 939.50 (1) (i) of the statutes is created to read: 6 939.50 (1) (i) Class I felony. 7 **Section 551.** 939.50 (2) of the statutes is amended to read: 8 939.50 (2) A felony is a Class A, B, BC, C, D or, E, F, G, H, or I felony when it 9 is so specified in chs. 939 to 951 the statutes. 10 **Section 552.** 939.50 (3) (bc) of the statutes is repealed. 11 **Section 553.** 939.50 (3) (c) of the statutes is amended to read: 12 939.50 (3) (c) For a Class C felony, a fine not to exceed \$10.000 \$100,000 or 13 imprisonment not to exceed 15 40 years, or both. 14 **Section 554.** 939.50 (3) (d) of the statutes is amended to read: 15 939.50 (3) (d) For a Class D felony, a fine not to exceed \$10,000 \$100,000 or 16 imprisonment not to exceed 10 25 years, or both. 17 **Section 555.** 939.50 (3) (e) of the statutes is amended to read: 18 939.50 (3) (e) For a Class E felony, a fine not to exceed \$10,000 \$50,000 or 19 imprisonment not to exceed 5 15 years, or both. 20 **Section 556.** 939.50 (3) (f) of the statutes is created to read: 21 939.50 (3) (f) For a Class F felony, a fine not to exceed \$25,000 or imprisonment 22 not to exceed 12 years and 6 months, or both. 23 **Section 557.** 939.50 (3) (g) of the statutes is created to read: 24 939.50 (3) (g) For a Class G felony, a fine not to exceed \$25,000 or imprisonment 25not to exceed 10 years, or both.

1	Section 558. 939.50 (3) (h) of the statutes is created to read:
2	939.50 (3) (h) For a Class H felony, a fine not to exceed \$10,000 or imprisonment
3	not to exceed 6 years, or both.
4	Section 559. 939.50 (3) (i) of the statutes is created to read:
5	939.50 (3) (i) For a Class I felony, a fine not to exceed \$10,000 or imprisonment
6	not to exceed 3 years and 6 months, or both.
7	Section 560. 939.615 (7) (b) 2. of the statutes is amended to read:
8	939.615 (7) (b) 2. Whoever violates par. (a) is guilty of a Class $\to \underline{I}$ felony if the
9	same conduct that violates par. (a) also constitutes a crime that is a felony.
10	Section 561. 939.615 (7) (c) of the statutes is repealed.
11	Section 562. 939.62 (1) (a) of the statutes is amended to read:
12	939.62 (1) (a) A maximum term of imprisonment of one year or less may be
13	increased to not more than 32 years.
14	Section 563. 939.62 (1) (b) of the statutes is amended to read:
15	939.62 (1) (b) A maximum term of imprisonment of more than one year but not
16	more than 10 years may be increased by not more than 2 years if the prior convictions
17	were for misdemeanors and by not more than $6\underline{4}$ years if the prior conviction was for
18	a felony.
19	Section 564. 939.62 (1) (c) of the statutes is amended to read:
20	939.62 (1) (c) A maximum term of imprisonment of more than 10 years may be
21	increased by not more than 2 years if the prior convictions were for misdemeanors
22	and by not more than $10 \frac{6}{9}$ years if the prior conviction was for a felony.
23	SECTION 565. 939.62 (2m) (a) 2m. a. of the statutes is amended to read:
24	939.62 (2m) (a) 2m. a. Any felony under s. 961.41 (1), (1m) or (1x) if the felony
25	is that is a Class A, B, or C felony or, if the felony was committed before the effective

date of this subd. 2m. a. [revisor inserts date], that is or was punishable by a maximum prison term of 30 years or more.

SECTION 566. 939.62 (2m) (a) 2m. b. of the statutes is amended to read:

939.62 (**2m**) (a) 2m. b. Any felony under <u>s. 940.09 (1), 1999 stats., s. 943.23 (1m)</u> or (1r), 1999 stats., s. 948.35 (1) (b) or (c), 1999 stats., or s. 948.36, 1999 stats., or s. 940.01, 940.02, 940.03, 940.05, 940.09 (1) (1c), 940.16, 940.19 (5), 940.195 (5), 940.21, 940.225 (1) or (2), 940.305, 940.31, 941.327 (2) (b) 4., 943.02, 943.10 (2), 943.23 (1g), (1m) or (1r), 943.32 (2), 946.43 (1m), 948.02 (1) or (2), 948.025, 948.03 (2) (a) or (c), 948.05, 948.06, 948.07, 948.08, or 948.30 (2), 948.35 (1) (b) or (c) or 948.36.

SECTION 567. 939.622 of the statutes is repealed.

Section 568. 939.623 (2) of the statutes is amended to read:

939.623 (2) If a person has one or more prior convictions for a serious sex crime and subsequently commits a serious sex crime, the court shall impose a bifurcated sentence the person to under s. 973.01. The term of confinement in prison portion of a bifurcated sentence imposed under this subsection may not be less than 5-years' imprisonment 3 years and 6 months, but otherwise the penalties for the crime apply, subject to any applicable penalty enhancement. The court shall may not place the defendant on probation.

Section 569. 939.624 (2) of the statutes is amended to read:

939.624 (2) If a person has one or more prior convictions for a serious violent crime or a crime punishable by life imprisonment and subsequently commits a serious violent crime, the court shall <u>impose a bifurcated</u> sentence the person to under s. 973.01. The term of confinement in prison portion of a bifurcated sentence <u>imposed under this subsection may</u> not <u>be</u> less than 5 years' imprisonment 3 years and 6 months, but otherwise the penalties for the crime apply, subject to any

is increased by 5 years.

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1	applicable penalty enhancement. The court $\frac{1}{2}$ may not place the defendant on
2	probation.
3	SECTION 570. 939.625 of the statutes is repealed.
4	SECTION 571. 939.63 (1) of the statutes is renumbered 939.63, and 939.63 (1)
5	(d), (2) and (3), as renumbered, are amended to read:
6	939.63 (1) (d) The maximum term of imprisonment for a felony not specified
7	in subd. 2. or 3. par (b) or (c) may be increased by not more than 3 years.
8	(2) The increased penalty provided in this subsection section does not apply if
9	possessing, using or threatening to use a dangerous weapon is an essential element
10	of the crime charged.
11	(3) This subsection section applies only to crimes specified under chs. 939 to
12	951 and 961.
13	Section 572. 939.63 (2) of the statutes is repealed.
14	Section 573. 939.632 (1) (e) 1. of the statutes is amended to read:
15	939.632 (1) (e) 1. Any felony under s. 940.01, 940.02, 940.03, 940.05, 940.09 (1)
16	$\underline{\text{(1c)}},940.19(2),\underline{\text{(3)}},\text{(4) or (5)},940.21,940.225(1),(2)\text{or (3)},940.305,940.31,941.20,$
17	941.21, 943.02, 943.06, 943.10 (2), 943.23 (1g), (1m) or (1r), 943.32 (2), 948.02 (1) or
18	$(2),948.025,948.03(2)(a)or(c),948.05,948.055,948.07,948.08,\underline{or}948.30(2),\underline{948.35}$
19	(1) (b) or (c) or 948.36.
20	SECTION 574. 939.632 (2) of the statutes is amended to read:
21	939.632 (2) If a person commits a violent crime in a school zone, the maximum
22	period term of imprisonment is increased as follows:
23	(a) If the violent crime is a felony, the maximum period term of imprisonment

1	(b) If the violent crime is a misdemeanor, the maximum period term of
2	imprisonment is increased by 3 months and the place of imprisonment is the county
3	jail.
4	SECTION 575. 939.635 of the statutes is repealed.
5	SECTION 576. 939.64 of the statutes is repealed.
6	SECTION 577. 939.641 of the statutes is repealed.
7	Section 578. 939.645 (2) of the statutes is amended to read:
8	939.645 (2) (a) If the crime committed under sub. (1) is ordinarily a
9	misdemeanor other than a Class A misdemeanor, the revised maximum fine is
10	\$10,000 and the revised maximum period term of imprisonment is one year in the
11	county jail.
12	(b) If the crime committed under sub. (1) is ordinarily a Class A misdemeanor,
13	the penalty increase under this section changes the status of the crime to a felony and
14	the revised maximum fine is \$10,000 and the revised maximum period term of
15	imprisonment is 2 years.
16	(c) If the crime committed under sub. (1) is a felony, the maximum fine
17	prescribed by law for the crime may be increased by not more than \$5,000 and the
18	maximum period term of imprisonment prescribed by law for the crime may be
19	increased by not more than 5 years.
20	SECTION 579. 939.646 of the statutes is repealed.
21	SECTION 580. 939.647 of the statutes is repealed.
22	SECTION 581. 939.648 of the statutes is repealed.
23	Section 582. 939.72 (1) of the statutes is amended to read:
24	939.72 (1) Section 939.30 , 948.35 or 948.36 for solicitation and s. 939.05 as a
25	party to a crime which is the objective of the solicitation; or

1	SECTION 583. 939.75 (1) of the statutes is amended to read:
2	939.75 (1) In this section and ss. 939.24 (1), 939.25 (1), 940.01 (1) (b), 940.02
3	$(1m),940.05\ (2g)\ and\ (2h),940.06\ (2),940.08\ (2),940.09\ (1)\ (c)\ to\ (e),\\ \hline (1b)\ and\ (1g)\ (c)\ (e)\ (e)\ (e)\ (e)\ (e)\ (e)\ (e)\ (e$
4	and (d), 940.10 (2), 940.195 , 940.23 (1) (b) and (2) (b), 940.24 (2) and 940.25 (1) (c) to
5	(e) and (1b), "unborn child" means any individual of the human species from
6	fertilization until birth that is gestating inside a woman.
7	Section 584. 940.02 (2) (intro.) of the statutes is amended to read:
8	940.02 (2) (intro.) Whoever causes the death of another human being under any
9	of the following circumstances is guilty of a Class ${\mathbb B}$ C felony:
10	SECTION 585. 940.03 of the statutes is amended to read:
11	940.03 Felony murder. Whoever causes the death of another human being
12	while committing or attempting to commit a crime specified in s. $940.225\ (1)$ or (2)
13	(a), 943.02, 943.10 (2), 943.23 (1g), or 943.32 (2) may be imprisoned for not more than
14	$20 \ \underline{15}$ years in excess of the maximum period $\underline{\text{term}}$ of imprisonment provided by law
15	for that crime or attempt.
16	Section 586. 940.04 (1) of the statutes is amended to read:
17	940.04 (1) Any person, other than the mother, who intentionally destroys the
18	life of an unborn child may be fined not more than \$5,000 or imprisoned not more
19	than 3 years or both is guilty of a Class H felony.
20	SECTION 587. 940.04 (2) (intro.) of the statutes is amended to read:
21	940.04 (2) (intro.) Any person, other than the mother, who does either of the
22	following may be imprisoned not more than 15 years is guilty of a Class E felony:
23	SECTION 588. 940.04 (4) of the statutes is amended to read:

940.04 (4) Any pregnant woman who intentionally destroys the life of her
unborn quick child or who consents to such destruction by another may be
imprisoned not more than 2 years is guilty of a Class I felony.
SECTION 589. 940.06 (1) of the statutes is amended to read:
940.06 (1) Whoever recklessly causes the death of another human being is
guilty of a Class C \underline{D} felony.
SECTION 590. 940.06 (2) of the statutes is amended to read:
940.06 (2) Whoever recklessly causes the death of an unborn child is guilty of
a Class C $\underline{\mathbf{D}}$ felony.
SECTION 591. 940.07 of the statutes is amended to read:
940.07 Homicide resulting from negligent control of vicious animal
Whoever knowing the vicious propensities of any animal intentionally allows it to go
at large or keeps it without ordinary care, if such animal, while so at large or not
confined, kills any human being who has taken all the precautions which the
circumstances may permit to avoid such animal, is guilty of a Class \times \underline{G} felony.
Section 592. 940.08 (1) of the statutes is amended to read:
940.08 (1) Whoever causes the death of another human being by the negligent
operation or handling of a dangerous weapon, explosives or fire is guilty of a Class
$rac{1}{2}$ $rac{1}{2}$ felony.
Section 593. 940.08 (2) of the statutes is amended to read:
940.08 (2) Whoever causes the death of an unborn child by the negligent
operation or handling of a dangerous weapon, explosives or fire is guilty of a Class Ξ
\underline{G} felony.
Section 594. 940.09 (1) (intro.) of the statutes is amended to read:

1	940.09 (1) (intro.) Any person who does any of the following is guilty of a Class
2	B felony may be penalized as provided in sub. (1c):
3	SECTION 595. 940.09 (1b) of the statutes is repealed.
4	Section 596. 940.09 (1c) of the statutes is created to read:
5	940.09 (1c) (a) Except as provided in par. (b), a person who violates sub. (1) is
6	guilty of a Class D felony.
7	(b) A person who violates sub. (1) is guilty of a Class C felony if the person has
8	one or more prior convictions, suspensions, or revocations, as counted under s.
9	343.307 (2).
10	Section 597. 940.10 (1) of the statutes is amended to read:
11	940.10 (1) Whoever causes the death of another human being by the negligent
12	operation or handling of a vehicle is guilty of a Class \to \to felony.
13	Section 598. 940.10 (2) of the statutes is amended to read:
14	940.10 (2) Whoever causes the death of an unborn child by the negligent
15	operation or handling of a vehicle is guilty of a Class $\mathbf{E} \ \underline{\mathbf{G}}$ felony.
16	Section 599. 940.11 (1) of the statutes is amended to read:
17	940.11 (1) Whoever mutilates, disfigures or dismembers a corpse, with intent
18	to conceal a crime or avoid apprehension, prosecution or conviction for a crime, is
19	guilty of a Class $\bigcirc \underline{F}$ felony.
20	Section 600. 940.11 (2) of the statutes is amended to read:
21	940.11 (2) Whoever hides or buries a corpse, with intent to conceal a crime or
22	avoid apprehension, prosecution or conviction for a crime, is guilty of a Class D \underline{G}
23	felony.
24	SECTION 601. 940.12 of the statutes is amended to read:

1 **940.12** Assisting suicide. Whoever with intent that another take his or her 2 own life assists such person to commit suicide is guilty of a Class D H felony. 3 **Section 602.** 940.15 (2) of the statutes is amended to read: 4 940.15 (2) Whoever intentionally performs an abortion after the fetus or 5 unborn child reaches viability, as determined by reasonable medical judgment of the 6 woman's attending physician, is guilty of a Class **E** I felony. 7 **Section 603.** 940.15 (5) of the statutes is amended to read: 8 940.15 (5) Whoever intentionally performs an abortion and who is not a 9 physician is guilty of a Class E I felony. 10 **Section 604.** 940.15 (6) of the statutes is amended to read: 11 940.15 (6) Any physician who intentionally performs an abortion under sub. 12 (3) shall use that method of abortion which, of those he or she knows to be available, 13 is in his or her medical judgment most likely to preserve the life and health of the 14 fetus or unborn child. Nothing in this subsection requires a physician performing 15 an abortion to employ a method of abortion which, in his or her medical judgment 16 based on the particular facts of the case before him or her, would increase the risk 17 to the woman. Any physician violating this subsection is guilty of a Class **E** <u>I</u> felony. 18 **Section 605.** 940.19 (2) of the statutes is amended to read: 19 940.19 (2) Whoever causes substantial bodily harm to another by an act done 20 with intent to cause bodily harm to that person or another is guilty of a Class E I 21 felony. 22 **Section 606.** 940.19 (3) of the statutes is repealed. 23 **Section 607.** 940.19 (4) of the statutes is amended to read: 24 940.19 (4) Whoever causes great bodily harm to another by an act done with 25intent to cause bodily harm to that person or another is guilty of a Class $\frac{D}{H}$ felony.

1	Section 608. 940.19 (5) of the statutes is amended to read:
2	940.19 (5) Whoever causes great bodily harm to another by an act done with
3	intent to cause either substantial bodily harm or great bodily harm to that person
4	or another is guilty of a Class C $\underline{\mathbf{E}}$ felony.
5	Section 609. 940.19 (6) (intro.) of the statutes is amended to read:
6	940.19 (6) (intro.) Whoever intentionally causes bodily harm to another by
7	conduct that creates a substantial risk of great bodily harm is guilty of a Class D \underline{H}
8	felony. A rebuttable presumption of conduct creating a substantial risk of great
9	bodily harm arises:
10	Section 610. 940.195 (2) of the statutes is amended to read:
11	940.195 (2) Whoever causes substantial bodily harm to an unborn child by an
12	act done with intent to cause bodily harm to that unborn child, to the woman who is
13	pregnant with that unborn child or another is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony.
14	Section 611. 940.195 (3) of the statutes is repealed.
15	Section 612. 940.195 (4) of the statutes is amended to read:
16	940.195 (4) Whoever causes great bodily harm to an unborn child by an act
17	done with intent to cause bodily harm to that unborn child, to the woman who is
18	pregnant with that unborn child or another is guilty of a Class \underbrace{H} felony.
19	Section 613. 940.195 (5) of the statutes is amended to read:
20	940.195 (5) Whoever causes great bodily harm to an unborn child by an act
21	done with intent to cause either substantial bodily harm or great bodily harm to that
22	unborn child, to the woman who is pregnant with that unborn child or another is
23	guilty of a Class \bigcirc $\underline{\mathrm{E}}$ felony.
24	Section 614. 940.195 (6) of the statutes is amended to read:

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a Class D H felony.

1 940.195 (6) Whoever intentionally causes bodily harm to an unborn child by 2 conduct that creates a substantial risk of great bodily harm is guilty of a Class D H 3 felony. 4 **Section 615.** 940.20 (1) of the statutes is amended to read: 5 940.20 (1) Battery by Prisoners. Any prisoner confined to a state prison or 6 other state, county or municipal detention facility who intentionally causes bodily 7 harm to an officer, employee, visitor or another inmate of such prison or institution, 8 without his or her consent, is guilty of a Class D H felony. 9 **Section 616.** 940.20 (1m) of the statutes is amended to read: 10 940.20 (1m) Battery by persons subject to certain injunctions. (a) Any person who is subject to an injunction under s. 813.12 or a tribal injunction filed 11 12 under s. 806.247 (3) and who intentionally causes bodily harm to the petitioner who 13 sought the injunction by an act done without the consent of the petitioner is guilty 14 of a Class $\mathbf{E} \mathbf{I}$ felony. 15 (b) Any person who is subject to an injunction under s. 813.125 and who 16 intentionally causes bodily harm to the petitioner who sought the injunction by an 17 act done without the consent of the petitioner is guilty of a Class $\mathbf{E} \mathbf{I}$ felony. 18 **Section 617.** 940.20 (2) of the statutes is amended to read: 19 940.20 (2) BATTERY TO LAW ENFORCEMENT OFFICERS AND FIRE FIGHTERS. Whoever 20 intentionally causes bodily harm to a law enforcement officer or fire fighter, as those 21terms are defined in s. 102.475 (8) (b) and (c), acting in an official capacity and the 22 person knows or has reason to know that the victim is a law enforcement officer or 23 fire fighter, by an act done without the consent of the person so injured, is guilty of

Section 618. 940.20 (2m) (b) of the statutes is amended to read:

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940.20 (2m) (b) Whoever intentionally causes bodily harm to a probation, extended supervision and parole agent or an aftercare agent, acting in an official capacity and the person knows or has reason to know that the victim is a probation, extended supervision and parole agent or an aftercare agent, by an act done without the consent of the person so injured, is guilty of a Class D H felony. **Section 619.** 940.20 (3) of the statutes is amended to read: 940.20 (3) Battery to Jurors. Whoever intentionally causes bodily harm to a person who he or she knows or has reason to know is or was a grand or petit juror, and by reason of any verdict or indictment assented to by the person, without the consent of the person injured, is guilty of a Class D H felony. **Section 620.** 940.20 (4) of the statutes is amended to read: 940.20 (4) Battery to public officers. Whoever intentionally causes bodily harm to a public officer in order to influence the action of such officer or as a result of any action taken within an official capacity, without the consent of the person injured, is guilty of a Class E I felony. **Section 621.** 940.20 (5) (b) of the statutes is amended to read: 940.20 (5) (b) Whoever intentionally causes bodily harm to a technical college district or school district officer or employee acting in that capacity, and the person knows or has reason to know that the victim is a technical college district or school district officer or employee, without the consent of the person so injured, is guilty of a Class $\mathbf{E} \mathbf{I}$ felony. **Section 622.** 940.20 (6) (b) (intro.) of the statutes is amended to read: 940.20 (6) (b) (intro.) Whoever intentionally causes bodily harm to another

under any of the following circumstances is guilty of a Class $\mathbf{E} \mathbf{I}$ felony:

Section 623. 940.20 (7) (a) 1e. of the statutes is amended to read:

940.20 (7) (a) 1e. "Ambulance" has the meaning given in s. 146.50 (1) (a) (am). 1 2 **Section 624.** 940.20 (7) (b) of the statutes is amended to read: 3 940.20 (7) (b) Whoever intentionally causes bodily harm to an emergency 4 department worker, an emergency medical technician, a first responder or an 5 ambulance driver who is acting in an official capacity and who the person knows or 6 has reason to know is an emergency department worker, an emergency medical 7 technician, a first responder or an ambulance driver, by an act done without the 8 consent of the person so injured, is guilty of a Class D H felony. 9 **Section 625.** 940.201 (2) (intro.) of the statutes is amended to read: 10 940.201 (2) (intro.) Whoever does any of the following is guilty of a Class D H 11 felony: 12 **Section 626.** 940,203 (2) (intro.) of the statutes is amended to read: 13 940.203 (2) (intro.) Whoever intentionally causes bodily harm or threatens to 14 cause bodily harm to the person or family member of any judge under all of the 15 following circumstances is guilty of a Class D H felony: 16 **Section 627.** 940.205 (2) (intro.) of the statutes is amended to read: 17 940.205 (2) (intro.) Whoever intentionally causes bodily harm or threatens to 18 cause bodily harm to the person or family member of any department of revenue 19 official, employee or agent under all of the following circumstances is guilty of a Class 20 D H felony: 21 **Section 628.** 940.207 (2) (intro.) of the statutes is amended to read: 22 940.207 (2) (intro.) Whoever intentionally causes bodily harm or threatens to 23 cause bodily harm to the person or family member of any department of commerce 24 or department of workforce development official, employee or agent under all of the 25following circumstances is guilty of a Class D H felony:

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1	SECTION 629. 940.21 of the statutes is amended to read:
2	940.21 Mayhem. Whoever, with intent to disable or disfigure another, cuts or
3	mutilates the tongue, eye, ear, nose, lip, limb or other bodily member of another, is
4	guilty of a Class $\pm \underline{C}$ felony.
5	Section 630. 940.22 (2) of the statutes is amended to read:
6	940.22 (2) SEXUAL CONTACT PROHIBITED. Any person who is or who holds himself
7	or herself out to be a therapist and who intentionally has sexual contact with a
8	patient or client during any ongoing therapist-patient or therapist-client
9	relationship, regardless of whether it occurs during any treatment, consultation,
10	interview or examination, is guilty of a Class $\mathbb{C}\ \underline{F}$ felony. Consent is not an issue in
11	an action under this subsection.
12	Section 631. 940.225 (2) (intro.) of the statutes is amended to read:
13	940.225 (2) SECOND DEGREE SEXUAL ASSAULT. (intro.) Whoever does any of the
14	following is guilty of a Class \underline{BC} \underline{C} felony:
15	Section 632. 940.225 (3) of the statutes is amended to read:
16	940.225 (3) Third degree sexual assault. Whoever has sexual intercourse
17	with a person without the consent of that person is guilty of a Class $\underline{\mathbf{G}}$ felony.
18	Whoever has sexual contact in the manner described in sub. (5) (b) 2. with a person
19	without the consent of that person is guilty of a Class $\operatorname{D} \underline{G}$ felony.
20	Section 633. 940.23 (1) (a) of the statutes is amended to read:
21	940.23 (1) (a) Whoever recklessly causes great bodily harm to another human
22	being under circumstances which show utter disregard for human life is guilty of a
23	Class \oplus \underline{D} felony.
24	Section 634. 940.23 (1) (b) of the statutes is amended to read:

940.23 (1) (b) Whoever recklessly causes great bodily harm to an unborn child
under circumstances that show utter disregard for the life of that unborn child, the
woman who is pregnant with that unborn child or another is guilty of a Class C \underline{D}
felony.
Section 635. 940.23 (2) (a) of the statutes is amended to read:
940.23 (2) (a) Whoever recklessly causes great bodily harm to another human
being is guilty of a Class \overline{D} \underline{F} felony.
Section 636. 940.23 (2) (b) of the statutes is amended to read:
940.23 (2) (b) Whoever recklessly causes great bodily harm to an unborn child
is guilty of a Class $\mathbf{D} \mathbf{\underline{F}}$ felony.
Section 637. 940.24 (1) of the statutes is amended to read:
940.24 (1) Whoever causes bodily harm to another by the negligent operation
or handling of a dangerous weapon, explosives or fire is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony.
Section 638. 940.24 (2) of the statutes is amended to read:
940.24 (2) Whoever causes bodily harm to an unborn child by the negligent
operation or handling of a dangerous weapon, explosives or fire is guilty of a Class \pm
<u>I</u> felony.
Section 639. 940.25 (1) (intro.) of the statutes is amended to read:
940.25 (1) (intro.) Any person who does any of the following is guilty of a Class
$\mathbf{D} \mathbf{\underline{F}}$ felony:
Section 640. 940.25 (1b) of the statutes is repealed.
Section 641. 940.285 (2) (b) 1g. of the statutes is amended to read:
940.285 (2) (b) 1g. Any person violating par. (a) 1. or 2. under circumstances
that cause death is guilty of a Class \underbrace{B} \underbrace{C} felony. Any person violating par. (a) 3. under
circumstances that cause death is guilty of a Class D felony.

Section 642. 940.285 (2) (b) 1m. of the statutes is amended to read: 1 2 940.285 (2) (b) 1m. Any person violating par. (a) under circumstances that 3 cause great bodily harm is guilty of a Class C <u>F</u> felony. 4 **Section 643.** 940.285 (2) (b) 1r. of the statutes is amended to read: 5 940.285 (2) (b) 1r. Any person violating par. (a) 1. under circumstances that are 6 likely to cause great bodily harm is guilty of a Class D G felony. Any person violating 7 par. (a) 2. or 3. under circumstances that are likely to cause great bodily harm is 8 guilty of a Class I felony. **Section 644.** 940.285 (2) (b) 2. of the statutes is amended to read: 9 10 940.285 (2) (b) 2. Any person violating par. (a) 1. under circumstances that 11 cause or are likely to cause bodily harm is guilty of a Class E H felony. Any person 12 violating par. (a) 1. under circumstances that are likely to cause bodily harm is guilty 13 of a Class I felony. 14 **Section 645.** 940.285 (2) (b) 3. of the statutes is repealed. 15 **Section 646.** 940.29 of the statutes is amended to read: 16 **940.29** Abuse of residents of penal facilities. Any person in charge of or 17 employed in a penal or correctional institution or other place of confinement who 18 abuses, neglects or ill-treats any person confined in or a resident of any such 19 institution or place or who knowingly permits another person to do so is guilty of a 20 Class E I felony. 21 **Section 647.** 940.295 (3) (b) 1g. of the statutes is amended to read: 22 940.295 (3) (b) 1g. Any person violating par. (a) 1. or 2. under circumstances 23 that cause death to a vulnerable person is guilty of a Class B C felony. Any person 24 violating par. (a) 3. under circumstances that cause death to a vulnerable person is 25guilty of a Class D felony.

1 **Section 648.** 940.295 (3) (b) 1m. of the statutes is amended to read: 2 940.295 (3) (b) 1m. Any person violating par. (a) under circumstances that 3 cause great bodily harm to a vulnerable person is guilty of a Class C E felony. **Section 649.** 940.295 (3) (b) 1r. of the statutes is amended to read: 4 5 940.295 (3) (b) 1r. Except as provided in subd. 1m., any person violating par. 6 (a) 1. under circumstances that cause or are likely to cause great bodily harm is guilty 7 of a Class D F felony. Any person violating par. (a) 1. under circumstances that are likely to cause great bodily harm is guilty of a Class G felony. 8 9 **Section 650.** 940,295 (3) (b) 2. of the statutes is amended to read: 10 940.295 (3) (b) 2. Any person violating par. (a) 1. under circumstances that cause or are likely to cause bodily harm is guilty of a Class E H felony. Any person 11 12 violating par. (a) 1. under circumstances that are likely to cause bodily harm is guilty 13 of a Class I felony. 14 **Section 651.** 940.295 (3) (b) 3. of the statutes is amended to read: 15 940.295 (3) (b) 3. Except as provided in subd. 1m., any person violating par. (a) 16 2. or 3. under circumstances that cause or are likely to cause great bodily harm is 17 guilty of a Class E H felony. Any person violating par. (a) 2. or 3. under circumstances that are likely to cause great bodily harm is guilty of a Class I felony. 18 19 **Section 652.** 940.30 of the statutes is amended to read: 20 **940.30 False imprisonment.** Whoever intentionally confines or restrains 21another without the person's consent and with knowledge that he or she has no 22 lawful authority to do so is guilty of a Class **E** H felony. 23 **Section 653.** 940.305 (1) of the statutes is amended to read: 24 940.305 (1) Except as provided in sub. (2), whoever by force or threat of 25imminent force seizes, confines or restrains a person without the person's consent

and with the intent to use the person as a hostage in order to influence a person to
perform or not to perform some action demanded by the actor is guilty of a Class -A
<u>B</u> felony.
SECTION 654. 940.305 (2) of the statutes is amended to read:
940.305 (2) Whoever commits a violation specified under sub. (1) is guilty of
a Class $B \ \underline{C}$ felony if, before the time of the actor's arrest, each person who is held as
a hostage is released without bodily harm.
Section 655. 940.31 (1) (intro.) of the statutes is amended to read:
940.31 (1) (intro.) Whoever does any of the following is guilty of a Class B \underline{C}
felony:
SECTION 656. 940.31 (2) (a) of the statutes is amended to read:
940.31 (2) (a) Except as provided in par. (b), whoever violates sub. (1) with
intent to cause another to transfer property in order to obtain the release of the victim
is guilty of a Class \underline{A} \underline{B} felony.
Section 657. 940.31 (2) (b) of the statutes is amended to read:
940.31 (2) (b) Whoever violates sub. (1) with intent to cause another to transfer
property in order to obtain the release of the victim is guilty of a Class \underline{B} \underline{C} felony if
the victim is released without permanent physical injury prior to the time the first
witness is sworn at the trial.
Section 658. 940.32 (2) (intro.) of the statutes is amended to read:
940.32 (2) (intro.) Whoever meets all of the following criteria is guilty of a Class
A misdemeanor I felony:
Section 659. 940.32 (2m) of the statutes is amended to read:
940.32 (2m) Whoever violates sub. (2) is guilty of a Class \underbrace{D} G felony if he or she
intentionally gains access to a record in electronic format that contains personally

1	identifiable information regarding the victim in order to facilitate the violation
2	under sub. (2).
3	Section 660. 940.32 (3) (intro.) of the statutes is amended to read:
4	940.32 (3) (intro.) Whoever violates sub. (2) under any of the following
5	circumstances is guilty of a Class $\to \underline{H}$ felony:
6	Section 661. 940.32 (3m) (intro.) of the statutes is amended to read:
7	940.32 (3m) (intro.) Whoever violates sub. (3) under all of the following
8	circumstances is guilty of a Class $D G$ felony:
9	Section 662. 940.43 (intro.) of the statutes is amended to read:
10	940.43 Intimidation of witnesses; felony. (intro.) Whoever violates s.
11	940.42 under any of the following circumstances is guilty of a Class $\pm G$ felony:
12	Section 663. 940.45 (intro.) of the statutes is amended to read:
13	940.45 Intimidation of victims; felony. (intro.) Whoever violates s. 940.44
14	under any of the following circumstances is guilty of a Class $\operatorname{\underline{G}}$ felony:
15	Section 664. 941.11 (intro.) of the statutes is amended to read:
16	941.11 Unsafe burning of buildings. (intro.) Whoever does either of the
17	following is guilty of a Class $\mathbb{D} \underline{H}$ felony:
18	Section 665. 941.12 (1) of the statutes is amended to read:
19	941.12 (1) Whoever intentionally interferes with the proper functioning of a
20	fire alarm system or the lawful efforts of fire fighters to extinguish a fire is guilty of
21	a Class E <u>I</u> felony.
22	Section 666. 941.20 (2) (intro.) of the statutes is amended to read:
23	941.20 (2) (intro.) Whoever does any of the following is guilty of a Class $\to \underline{G}$
24	felony:
25	Section 667. 941.20 (3) (a) (intro.) of the statutes is amended to read:

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941.20 (3) (a) (intro.) Whoever intentionally discharges a firearm from a vehicle while on a highway, as defined in s. 340.01 (22), or on a vehicle parking lot that is open to the public under any of the following circumstances is guilty of a Class **C** F felony: **Section 668.** 941.21 of the statutes is amended to read: **941.21 Disarming a peace officer.** Whoever intentionally disarms a peace officer who is acting in his or her official capacity by taking a dangerous weapon or a device or container described under s. 941.26 (1) (b) or (4) (a) from the officer without his or her consent is guilty of a Class E H felony. This section applies to any dangerous weapon or any device or container described under s. 941.26 (1) (b) or (4) (a) that the officer is carrying or that is in an area within the officer's immediate presence. **Section 669.** 941.235 (1) of the statutes is amended to read: 941.235 (1) Any person who goes armed with a firearm in any building owned or leased by the state or any political subdivision of the state is guilty of a Class B A misdemeanor. **Section 670.** 941.26 (2) (a) of the statutes is amended to read: 941.26 (2) (a) Any person violating sub. (1) (a) is guilty of a Class E H felony. **Section 671.** 941.26 (2) (b) of the statutes is amended to read: 941.26 (2) (b) Any person violating sub. (1m) is guilty of a Class C F felony. **Section 672.** 941.26 (2) (e) of the statutes is amended to read: 941.26 (2) (e) Any person who violates sub. (1) (b) regarding the sale or commercial transportation of the bomb, grenade, projectile, shell or container under sub. (1) (b) is guilty of a Class \mathbf{E} \mathbf{H} felony.

Section 673. 941.26 (2) (f) of the statutes is amended to read:

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941.26 (2) (f) Any person who violates sub. (1) (b) regarding the use of the bomb, grenade, projectile, shell or container under sub. (1) (b) to cause bodily harm or bodily discomfort to a person who the actor knows, or has reason to know, is a peace officer who is acting in an official capacity is guilty of a Class D H felony. **Section 674.** 941.26 (2) (g) of the statutes is amended to read: 941.26 (2) (g) Any person who violates sub. (1) (b) regarding the use of the bomb, grenade, projectile, shell or container under sub. (1) (b) during his or her commission of another crime to cause bodily harm or bodily discomfort to another or who threatens to use the bomb, grenade, projectile, shell or container during his or her commission of another crime to incapacitate another person is guilty of a Class $\mathbf{E} \mathbf{H}$ felony. **Section 675.** 941.26 (4) (d) of the statutes is amended to read: 941.26 (4) (d) Whoever intentionally uses a device or container described under par. (a) to cause bodily harm or bodily discomfort to a person who the actor knows, or has reason to know, is a peace officer who is acting in an official capacity is guilty of a Class D H felony. **Section 676.** 941.26 (4) (e) of the statutes is amended to read: 941.26 (4) (e) Whoever uses a device or container described under par. (a) during his or her commission of another crime to cause bodily harm or bodily discomfort to another or who threatens to use the device or container during his or her commission of another crime to incapacitate another person is guilty of a Class **E** H felony. **Section 677.** 941.28 (3) of the statutes is amended to read:

941.28 (3) Any person violating this section is guilty of a Class \mathbf{E} \mathbf{H} felony.

Section 678. 941.29 (2) (intro.) of the statutes is amended to read:

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1	941.29 (2) (intro.) A person specified in sub. (1) is guilty of a Class $\to \underline{G}$ felony
2	if he or she possesses a firearm under any of the following circumstances:
3	Section 679. 941.29 (2m) of the statutes is repealed.
4	Section 680. 941.295 (1) of the statutes is amended to read:
5	941.295 (1) Whoever sells, transports, manufactures, possesses or goes armed
6	with any electric weapon is guilty of a Class \to \to felony.
7	Section 681. 941.296 (2) (intro.) of the statutes is amended to read:
8	941.296 (2) (intro.) Whoever uses or possesses a handgun during the
9	commission of a crime under chs. 939 to 948 or 961 is guilty of a Class \to \to felony
10	under any of the following circumstances.
11	Section 682. 941.296 (3) of the statutes is repealed.
12	Section 683. 941.298 (2) of the statutes is amended to read:
13	941.298 (2) Whoever sells, delivers or possesses a firearm silencer is guilty of
14	a Class & <u>H</u> felony.
15	Section 684. 941.30 (1) of the statutes is amended to read:
16	941.30 (1) First-degree recklessly endangering safety. Whoever recklessly
17	endangers another's safety under circumstances which show utter disregard for
18	human life is guilty of a Class $\mathbf{P} \mathbf{F}$ felony.
19	SECTION 685. 941.30 (2) of the statutes is amended to read:
20	941.30 (2) Second-degree recklessly endangering safety. Whoever
21	recklessly endangers another's safety is guilty of a Class \mathbf{E} \mathbf{G} felony.
22	Section 686. 941.31 (1) of the statutes is amended to read:
23	941.31 (1) Whoever makes, buys, transports, possesses, or transfers any
24	explosive compound or offers to do the same, either with intent to use such explosive

1 to commit a crime or knowing that another intends to use it to commit a crime, is 2 guilty of a Class C F felony. 3 **SECTION 687.** 941.31 (2) (b) of the statutes is amended to read: 4 941.31 (2) (b) Whoever makes, buys, sells, transports, possesses, uses or 5 transfers any improvised explosive device, or possesses materials or components 6 with intent to assemble any improvised explosive device, is guilty of a Class E H 7 felony. 8 **Section 688.** 941.315 (3) (intro.) of the statutes is amended to read: 9 941.315 (3) (intro.) Whoever does any of the following is guilty of a Class D H 10 felony: **Section 689.** 941.32 of the statutes is amended to read: 11 12 941.32 Administering dangerous or stupefying drug. Whoever 13 administers to another or causes another to take any poisonous, stupefying, 14 overpowering, narcotic, or anesthetic substance with intent thereby to facilitate the 15 commission of a crime is guilty of a Class C F felony. 16 **Section 690.** 941.325 of the statutes is amended to read: 17 941.325 Placing foreign objects in edibles. Whoever places objects, drugs 18 or other substances in candy or other liquid or solid edibles with the intent to cause 19 bodily harm to another person is guilty of a Class $\mathbf{E} \mathbf{I}$ felony. 20 **Section 691.** 941.327 (2) (b) 1. of the statutes is amended to read: 21 941.327 (2) (b) 1. Except as provided in subds. 2. to 4., a person violating par. 22 (a) is guilty of a Class **E** I felony. 23 **Section 692.** 941.327 (2) (b) 2. of the statutes is amended to read: 24 941.327 (2) (b) 2. If the act under par. (a) creates a high probability of great 25bodily harm to another, a person violating par. (a) is guilty of a Class $\underline{\mathbf{D}}$ $\underline{\mathbf{H}}$ felony.

Section 693. 941.327 (2) (b) 3. of the statutes is amended to read: 1 2 941.327 (2) (b) 3. If the act under par. (a) causes great bodily harm to another, 3 a person violating par. (a) is guilty of a Class C F felony. 4 **Section 694.** 941.327 (2) (b) 4. of the statutes is amended to read: 5 941.327 (2) (b) 4. If the act under par. (a) causes death to another, a person is 6 guilty of a Class A C felony. 7 **Section 695.** 941.327 (3) of the statutes is amended to read: 8 941.327 (3) Whoever intentionally imparts or conveys false information, 9 knowing the information to be false, concerning an act or attempted act which, if 10 true, would constitute a violation of sub. (2) is guilty of a Class E I felony. 11 **SECTION 696.** 941.37 (1) (a) of the statutes is amended to read: 941.37 (1) (a) "Ambulance" has the meaning specified in s. 146.50 (1) (a) (am). 12 **Section 697.** 941.37 (3) of the statutes is amended to read: 13 941.37 (3) Any person who intentionally interferes with any emergency 14 15 medical personnel in the performance of duties relating to an emergency or rescue 16 and who has reasonable grounds to believe that the interference may endanger 17 another's safety is guilty of a Class E I felony. 18 **Section 698.** 941.37 (4) of the statutes is amended to read: 19 941.37 (4) Any person who violates sub. (3) and thereby contributes to the 20 death of another is guilty of a Class C E felony. 21 **Section 699.** 941.38 (1) (b) 4. of the statutes is amended to read: 22 941.38 (1) (b) 4. Battery, substantial battery or aggravated battery, as 23prohibited in s. 940.19 or 940.195.

Section 700. 941.38 (2) of the statutes is amended to read:

1	941.38 (2) Whoever intentionally solicits a child to participate in criminal gang
2	activity is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony.
3	Section 701. 942.09 (2) (intro.) of the statutes, as affected by 2001 Wisconsin
4	Act 33, is amended to read:
5	942.09 (2) (intro.) Whoever does any of the following is guilty of a Class $\to \underline{I}$
6	felony:
7	Section 702. 943.01 (2) (intro.) of the statutes is amended to read:
8	943.01 (2) (intro.) Any person violating sub. (1) under any of the following
9	circumstances is guilty of a Class $D \underline{I}$ felony:
10	SECTION 704. 943.01 (2d) (b) (intro.) of the statutes, as created by 2001
11	Wisconsin Act 16, is amended to read:
12	943.01 (2d) (b) (intro.) Any person violating sub. (1) under all of the following
13	circumstances is guilty of a Class $\mathbf{E} \ \underline{\mathbf{I}}$ felony:
14	SECTION 705. 943.01 (2g) (intro.) of the statutes is amended to read:
15	943.01 (2g) (intro.) Any person violating sub. (1) under all of the following
16	circumstances is guilty of a Class $\to \underline{I}$ felony:
17	Section 707. 943.011 (2) (intro.) of the statutes is amended to read:
18	943.011 (2) (intro.) Whoever does any of the following is guilty of a Class $\pm \underline{I}$
19	felony:
20	Section 708. 943.012 (intro.) of the statutes is amended to read:
21	943.012 Criminal damage to or graffiti on religious and other property.
22	(intro.) Whoever intentionally causes damage to, intentionally marks, draws or
23	writes with ink or another substance on or intentionally etches into any physical
24	property of another, without the person's consent and with knowledge of the

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character of the property, is guilty of a Class E I felony if the property consists of one or more of the following: **Section 709.** 943.013 (2) (intro.) of the statutes is amended to read: 943.013 (2) (intro.) Whoever intentionally causes or threatens to cause damage to any physical property that belongs to a judge or his or her family member under all of the following circumstances is guilty of a Class D I felony: **Section 710.** 943.014 (2) of the statutes is amended to read: 943.014 (2) Whoever intentionally demolishes a historic building without a permit issued by a city, village, town or county or without an order issued under s. 66.0413 shall be fined an amount equal to 2 times the fair market value of the historic building and the land upon which the building is located immediately prior to demolition and may be imprisoned for not more than 9 months is guilty of a Class A misdemeanor. **SECTION 711.** 943.015 (2) (intro.) of the statutes is amended to read: 943.015 (2) (intro.) Whoever intentionally causes or threatens to cause damage to any physical property which belongs to a department of revenue official, employee or agent or his or her family member under all of the following circumstances is guilty of a Class D I felony: **Section 712.** 943.017 (2) (intro.) of the statutes is amended to read: 943.017 (2) (intro.) Any person violating sub. (1) under any of the following circumstances is guilty of a Class D I felony: **Section 713.** 943.017 (2m) (b) (intro.) of the statutes is amended to read: 943.017 (2m) (b) (intro.) Whoever does any of the following is guilty of a Class D <u>I</u> felony: **Section 715.** 943.02 (1) (intro.) of the statutes is amended to read:

1	943.02 (1) (intro.) Whoever does any of the following is guilty of a Class B \underline{C}
2	felony:
3	Section 716. 943.03 of the statutes is amended to read:
4	943.03 Arson of property other than building. Whoever, by means of fire,
5	intentionally damages any property of another without the person's consent, if the
6	property is not a building and has a value of \$100 or more, is guilty of a Class $\to \underline{I}$
7	felony.
8	SECTION 717. 943.04 of the statutes is amended to read:
9	943.04 Arson with intent to defraud. Whoever, by means of fire, damages
10	any property, other than a building, with intent to defraud an insurer of that property
11	is guilty of a Class D $\underline{\mathbf{H}}$ felony. Proof that the actor recovered or attempted to recover
12	on a policy of insurance by reason of the fire is relevant but not essential to establish
13	the actor's intent to defraud the insurer.
14	Section 718. 943.06 (2) of the statutes is amended to read:
15	943.06 (2) Whoever possesses, manufactures, sells, offers for sale, gives or
16	transfers a fire bomb is guilty of a Class \to \to felony.
17	Section 719. 943.07 (1) of the statutes is amended to read:
18	943.07 (1) Whoever intentionally causes damage or who causes another person
19	to damage, tamper, change or destroy any railroad track, switch, bridge, trestle,
20	tunnel or signal or any railroad property used in providing rail services, which could
21	cause an injury, accident or derailment is guilty of a Class <u>A misdemeanor I felony</u> .
22	Section 720. 943.07 (2) of the statutes is amended to read:
23	943.07 (2) Whoever intentionally shoots a firearm at any portion of a railroad
24	train, car, caboose or engine is guilty of a Class -A misdemeanor I felony.
25	Section 721. 943.10 (1) (intro.) of the statutes is amended to read:

943.10 (1) (intro.) Whoever intentionally enters any of the following places
without the consent of the person in lawful possession and with intent to steal or
commit a felony in such place is guilty of a Class $C F$ felony:
Section 722. 943.10 (2) (intro.) of the statutes is amended to read:
943.10 (2) (intro.) Whoever violates sub. (1) under any of the following
circumstances is guilty of a Class B $\underline{\mathbf{E}}$ felony:
Section 723. 943.12 of the statutes is amended to read:
943.12 Possession of burglarious tools. Whoever has in personal
possession any device or instrumentality intended, designed or adapted for use in
breaking into any depository designed for the safekeeping of any valuables or into
any building or room, with intent to use such device or instrumentality to break into
a depository, building or room, and to steal therefrom, is guilty of a Class $\to \underline{I}$ felony.
Section 725. 943.20 (3) (bf) of the statutes is created to read:
943.20 (3) (bf) If the value of the property exceeds \$2,500 but does not exceed
\$5,000, is guilty of a Class I felony.
Section 726. 943.20 (3) (bm) of the statutes is created to read:
943.20 (3) (bm) If the value of the property exceeds \$5,000 but does not exceed
\$10,000, is guilty of a Class H felony.
Section 727. 943.20 (3) (c) of the statutes is amended to read:
943.20 (3) (c) If the value of the property exceeds \$2,500 \(\frac{\$10,000}{}\), is guilty of
a Class C <u>G</u> felony.
Section 728. 943.20 (3) (d) (intro.) of the statutes is amended to read:
943.20 (3) (d) (intro.) If the value of the property does not exceed \$2,500 and
any of the following circumstances exist exists, is guilty of a Class \overline{D} \underline{H} felony:
Section 729. 943.20 (3) (d) 1. of the statutes is amended to read:

1	943.20 (3) (d) 1. The property is a domestic animal; or.
2	Section 730. 943.20 (3) (d) 2. of the statutes is renumbered 943.20 (3) (e) and
3	amended to read:
4	943.20 (3) (e) The If the property is taken from the person of another or from
5	a corpse; or, is guilty of a Class G felony.
6	Section 731. 943.20 (3) (d) 3. of the statutes is amended to read:
7	943.20 (3) (d) 3. The property is taken from a building which has been destroyed
8	or left unoccupied because of physical disaster, riot, bombing or the proximity of
9	battle ; or .
10	Section 732. 943.20 (3) (d) 4. of the statutes is amended to read:
11	943.20 (3) (d) 4. The property is taken after physical disaster, riot, bombing or
12	the proximity of battle has necessitated its removal from a building; or.
13	Section 733. 943.201 (2) of the statutes is amended to read:
14	943.201 (2) Whoever intentionally uses or attempts to use any personal
15	identifying information or personal identification document of an individual to
16	obtain credit, money, goods, services or anything else of value without the
17	authorization or consent of the individual and by representing that he or she is the
18	individual or is acting with the authorization or consent of the individual is guilty
19	of a Class $\mathbb{D} \underline{H}$ felony.
20	Section 734. 943.205 (3) of the statutes is amended to read:
21	943.205 (3) Anyone who violates this section is guilty of a Class \not <u>I</u> felony.
22	Section 735. 943.207 (3m) (b) (intro.) of the statutes is amended to read:
23	943.207 (3m) (b) (intro.) Whoever violates this section is guilty of a Class D \underline{I}
24	felony under any of the following circumstances:
25	SECTION 736. 943.207 (3m) (c) (intro.) of the statutes is amended to read:

1	943.207 (3m) (c) (intro.) Whoever violates this section is guilty of a Class C \underline{H}
2	felony under any of the following circumstances:
3	SECTION 737. 943.208 (2) (b) of the statutes is amended to read:
4	943.208 (2) (b) Whoever violates sub. (1) is guilty of a Class D \underline{I} felony if the
5	person creates, advertises, offers for sale or rent, sells, rents, transports or possesses
6	fewer than 1,000 recordings embodying sound or fewer than 100 audiovisual
7	recordings in violation of sub. (1) during a 180-day period, and the value of the
8	recordings exceeds \$2,500.
9	SECTION 738. 943.208 (2) (c) of the statutes is amended to read:
10	943.208 (2) (c) Whoever violates sub. (1) is guilty of a Class C \underline{H} felony if the
11	person creates, advertises, offers for sale or rent, sells, rents, transports or possesses
12	at least 1,000 recordings embodying sound or at least 100 audiovisual recordings in
13	violation of sub. (1) during a 180-day period or if the violation occurs after the person
14	has been convicted under this section.
15	Section 739. 943.209 (2) (b) of the statutes is amended to read:
16	943.209 (2) (b) Whoever violates sub. (1) is guilty of a Class D \underline{I} felony if the
17	person advertises, offers for sale or rent, sells, rents, transports or possesses fewer
18	than 100 recordings in violation of sub. (1) during a 180-day period, and the value
19	of the recordings exceeds \$2,500.
20	SECTION 740. 943.209 (2) (c) of the statutes is amended to read:
21	943.209 (2) (c) Whoever violates sub. (1) is guilty of a Class C \underline{H} felony if the
22	person advertises, offers for sale or rent, sells, rents, transports or possesses at least
23	100 recordings in violation of sub. (1) during a 180-day period or if the violation

occurs after the person has been convicted under this section.

1 **SECTION 742.** 943.21 (3) (b) of the statutes, as affected by 2001 Wisconsin Act 2 16, is amended to read: 3 943.21 (3) (b) Is guilty of a Class $\mathbb{E} \underline{I}$ felony when the value of any beverage, 4 food, lodging, accommodation, transportation or other service exceeds \$2,500. 5 **Section 743.** 943.23 (1g) of the statutes is amended to read: 6 943.23 (1g) Whoever, while possessing a dangerous weapon and by the use of, 7 or the threat of the use of, force or the weapon against another, intentionally takes 8 any vehicle without the consent of the owner is guilty of a Class B C felony. 9 **Section 744.** 943.23 (1m) of the statutes is repealed. 10 **Section 745.** 943.23 (1r) of the statutes is repealed. 11 **Section 746.** 943.23 (2) of the statutes is amended to read: 12 943.23 (2) Wheever Except as provided in sub. (3m), whoever intentionally 13 takes and drives any vehicle without the consent of the owner is guilty of a Class D 14 H felony. 15 **Section 747.** 943.23 (3) of the statutes is amended to read: 16 943.23 (3) Whoever Except as provided in sub. (3m), whoever intentionally 17 drives or operates any vehicle without the consent of the owner is guilty of a Class 18 **E** I felony. **Section 748.** 943.23 (3m) of the statutes is created to read: 19 20 943.23 (3m) It is an affirmative defense to a prosecution for a violation of sub. 21 (2) or (3) if the defendant abandoned the vehicle without damage within 24 hours 22 after the vehicle was taken from the possession of the owner. An affirmative defense 23 under this subsection mitigates the offense to a Class A misdemeanor. A defendant 24 who raises this affirmative defense has the burden of proving the defense by a 25preponderance of the evidence.

1	Section 749. 943.23 (4m) of the statutes is amended to read:
2	943.23 (4m) Whoever knows that the owner does not consent to the driving or
3	operation of a vehicle and intentionally accompanies, as a passenger in the vehicle
4	a person while he or she violates sub. (1g), (1m), (1r), (2) or, (3), or (3m) is guilty of
5	a Class A misdemeanor.
6	Section 750. 943.23 (5) of the statutes is amended to read:
7	943.23 (5) Whoever intentionally removes a major part of a vehicle without the
8	consent of the owner is guilty of a Class $\mathop{\mathbb{E}} \underline{I}$ felony. Whoever intentionally removes
9	any other part or component of a vehicle without the consent of the owner is guilty
10	of a Class A misdemeanor.
11	Section 752. 943.24 (2) of the statutes, as affected by 2001 Wisconsin Act 16,
12	is amended to read:
13	943.24 (2) Whoever issues any single check or other order for the payment of
14	more than \$2,500 or whoever within a 15-day period issues more than one check or
15	other order amounting in the aggregate to more than \$2,500 which, at the time of
16	issuance, the person intends shall not be paid is guilty of a Class $\mathbb{E}\ \underline{I}$ felony.
17	Section 753. 943.25 (1) of the statutes is amended to read:
18	943.25 (1) Whoever, with intent to defraud, conveys real property which he or
19	she knows is encumbered, without informing the grantee of the existence of the
20	encumbrance is guilty of a Class $\mathbf{E}\ \mathbf{\underline{I}}$ felony.
21	Section 754. 943.25 (2) (intro.) of the statutes is amended to read:
22	943.25 (2) (intro.) Whoever, with intent to defraud, does any of the following
23	is guilty of a Class $\mathbf{E} \mathbf{I}$ felony:
24	Section 755. 943.26 (2) of the statutes is amended to read:

1	943.26 (2) If the security is impaired by more than \$1,000, the mortgagor or
2	vendee is guilty of a Class $\mathbf{E} \ \underline{\mathbf{I}}$ felony.
3	SECTION 756. 943.27 of the statutes is amended to read:
4	943.27 Possession of records of certain usurious loans. Any person who
5	knowingly possesses any writing representing or constituting a record of a charge of,
6	contract for, receipt of or demand for a rate of interest or consideration exceeding \$20
7	upon \$100 for one year computed upon the declining principal balance of the loan,
8	use or forbearance of money, goods or things in action or upon the loan, use or sale
9	of credit is, if the rate is prohibited by a law other than this section, guilty of a Class
10	$\mathbf{E}\ \mathbf{\underline{I}}$ felony.
11	SECTION 757. 943.28 (2) of the statutes is amended to read:
12	943.28 (2) Whoever makes any extortionate extension of credit, or conspires to
13	do so, if one or more of the parties to the conspiracy does an act to effect its object,
14	is guilty of a Class $\mathbb{C} \underline{F}$ felony.
15	Section 758. 943.28 (3) of the statutes is amended to read:
16	943.28 (3) Whoever advances money or property, whether as a gift, as a loan,
17	as an investment, pursuant to a partnership or profit-sharing agreement, or
18	otherwise, for the purpose of making extortionate extensions of credit, is guilty of a
19	Class \bigcirc \underline{F} felony.
20	SECTION 759. 943.28 (4) of the statutes is amended to read:
21	943.28 (4) Whoever knowingly participates in any way in the use of any
22	extortionate means to collect or attempt to collect any extension of credit, or to punish
23	any person for the nonrepayment thereof, is guilty of a Class $\times F$ felony.

SECTION 760. 943.30 (1) of the statutes is amended to read:

943.30 (1) Whoever, either verbally or by any written or printed communication, maliciously threatens to accuse or accuses another of any crime or offense, or threatens or commits any injury to the person, property, business, profession, calling or trade, or the profits and income of any business, profession, calling or trade of another, with intent thereby to extort money or any pecuniary advantage whatever, or with intent to compel the person so threatened to do any act against the person's will or omit to do any lawful act, is guilty of a Class $\underline{\mathbf{P}}$ $\underline{\mathbf{H}}$ felony.

SECTION 761. 943.30 (2) of the statutes is amended to read:

943.30 **(2)** Whoever violates sub. (1) by obstructing, delaying or affecting commerce or business or the movement of any article or commodity in commerce or business is guilty of a Class $\underline{\mathbf{D}}$ $\underline{\mathbf{H}}$ felony.

Section 762. 943.30 (3) of the statutes is amended to read:

943.30 (3) Whoever violates sub. (1) by attempting to influence any petit or grand juror, in the performance of his or her functions as such, is guilty of a Class $\underline{\mathbf{H}}$ felony.

Section 763. 943.30 (4) of the statutes is amended to read:

943.30 (4) Whoever violates sub. (1) by attempting to influence the official action of any public officer is guilty of a Class D \underline{H} felony.

Section 764. 943.30 (5) (b) of the statutes is amended to read:

943.30 (5) (b) Whoever, orally or by any written or printed communication, maliciously uses, or threatens to use, the patient health care records of another person, with intent thereby to extort money or any pecuniary advantage, or with intent to compel the person so threatened to do any act against the person's will or omit to do any lawful act, is guilty of a Class $D \underline{H}$ felony.

Section 765. 943.31 of the statutes is amended to read:

943.31 Threats to communicate derogatory information. Whoever
threatens to communicate to anyone information, whether true or false, which would
injure the reputation of the threatened person or another unless the threatened
person transfers property to a person known not to be entitled to it is guilty of a Class
$ ext{E } extstyle{I} ext{ felony}.$
Section 766. 943.32 (1) (intro.) of the statutes is amended to read:
943.32 (1) (intro.) Whoever, with intent to steal, takes property from the person
or presence of the owner by either of the following means is guilty of a Class C $\underline{\underline{F}}$
felony:
SECTION 767. 943.32 (2) of the statutes is amended to read:
943.32 (2) Whoever violates sub. (1) by use or threat of use of a dangerous
weapon, a device or container described under s. 941.26 (4) (a) or any article used or
fashioned in a manner to lead the victim reasonably to believe that it is a dangerous
we apon or such a device or container is guilty of a Class ${\bf B} \ \underline{\bf C}$ felony.
Section 769. 943.34 (1) (bf) of the statutes is created to read:
943.34 (1) (bf) A Class I felony, if the value of the property exceeds \$2,500 but
does not exceed \$5,000.
Section 770. 943.34 (1) (bm) of the statutes is created to read:
943.34 (1) (bm) A Class H felony, if the value of the property exceeds \$5,000 but
does not exceed \$10,000.
SECTION 771. 943.34 (1) (c) of the statutes is amended to read:
943.34 (1) (c) A Class C \underline{G} felony, if the value of the property exceeds \$2,500
<u>\$10,000</u> .
Section 772. 943.38 (1) (intro.) of the statutes is amended to read:

943.38 (1) (intro.) Whoever with intent to defraud falsely makes or alters a
writing or object of any of the following kinds so that it purports to have been made
by another, or at another time, or with different provisions, or by authority of one who
did not give such authority, is guilty of a Class $C \underline{H}$ felony:
SECTION 773. 943.38 (2) of the statutes is amended to read:
943.38 (2) Whoever utters as genuine or possesses with intent to utter as false
or as genuine any forged writing or object mentioned in sub. (1), knowing it to have
been thus falsely made or altered, is guilty of a Class C \underline{H} felony.
SECTION 774. 943.39 (intro.) of the statutes is amended to read:
943.39 Fraudulent writings. (intro.) Whoever, with intent to injure or
defraud, does any of the following is guilty of a Class D \underline{H} felony:
SECTION 776. 943.395 (2) (b) of the statutes, as affected by 2001 Wisconsin Act
16, is amended to read:
943.395 (2) (b) Is guilty of a Class $\times \underline{I}$ felony if the value of the claim or benefit
exceeds \$2,500.
SECTION 777. 943.40 (intro.) of the statutes is amended to read:
943.40 Fraudulent destruction of certain writings. (intro.) Whoever with
intent to defraud does either of the following is guilty of a Class \underline{D} \underline{H} felony:
SECTION 778. 943.41 (8) (b) of the statutes is amended to read:
943.41 (8) (b) Any person violating any provision of sub. (3) (e), (4) (a), (6) (c)
or (6m) is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.
Section 779. 943.41 (8) (c) of the statutes, as affected by 2001 Wisconsin Act
16, is amended to read:
943.41 (8) (c) Any person violating any provision of sub. (5) or (6) (a), (b), or (d),
if the value of the money, goods, services, or property illegally obtained does not

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guilty of a Class D I felony.

exceed \$2,500 is guilty of a Class A misdemeanor.—If; if the value of the money, goods, services, or property exceeds \$2,500 but does not exceed \$5,000, in a single transaction or in separate transactions within a period not exceeding 6 months, the person is guilty of a Class C I felony; if the value of the money, goods, services, or property exceeds \$5,000 but does not exceed \$10,000, in a single transaction or in separate transactions within a period not exceeding 6 months, the person is guilty of a Class H felony; or if the value of money, goods, services, or property exceeds \$10,000, in a single transaction or in separate transactions within a period not exceeding 6 months, the person is guilty of a Class G felony. **Section 780.** 943.45 (3) (c) of the statutes is amended to read: 943.45 (3) (c) Except as provided in par. (d), any person who violates sub. (1) for direct or indirect commercial advantage or private financial gain is guilty of a Class E felony A misdemeanor. **Section 781.** 943.45 (3) (d) of the statutes is amended to read: 943.45 (3) (d) Any person who violates sub. (1) for direct or indirect commercial advantage or private financial gain as a 2nd or subsequent offense is guilty of a Class D I felony. **Section 782.** 943.455 (4) (c) of the statutes is amended to read: 943.455 (4) (c) Except as provided in par. (d), any person who violates sub. (2) (a) to (f) for direct or indirect commercial advantage or private financial gain is guilty of a Class E felony A misdemeanor. **Section 783.** 943.455 (4) (d) of the statutes is amended to read: 943.455 (4) (d) Any person who violates sub. (2) (a) to (f) for direct or indirect commercial advantage or private financial gain as a 2nd or subsequent offense is 2001 – 2002 Legislature Jan. 2002 Spec. Sess.

1	Section 784. 943.46 (4) (c) of the statutes is amended to read:
2	943.46 (4) (c) Except as provided in par. (d), any person who violates sub. (2)
3	(a) to (g) for direct or indirect commercial advantage or private financial gain is guilty
4	of a Class E felony A misdemeanor.
5	Section 785. 943.46 (4) (d) of the statutes is amended to read:
6	943.46 (4) (d) Any person who violates sub. (2) (a) to (g) for direct or indirect
7	commercial advantage or private financial gain as a 2nd or subsequent offense is
8	guilty of a Class Đ \underline{I} felony.
9	Section 786. 943.47 (3) (c) of the statutes is amended to read:
10	943.47 (3) (c) Except as provided in par. (d), any person who violates sub. (2)
11	for direct or indirect commercial advantage or private financial gain is guilty of a
12	Class E felony A misdemeanor.
13	SECTION 787. 943.47 (3) (d) of the statutes is amended to read:
14	943.47 (3) (d) Any person who violates sub. (2) for direct or indirect commercial
15	advantage or private financial gain as a 2nd or subsequent offense is guilty of a Class
16	$rac{1}{2}$ felony.
17	Section 788. 943.49 (2) (b) 2. of the statutes is amended to read:
18	943.49 (2) (b) 2. A person who violates par. (a) is guilty of a Class $\underline{\mathbf{D}}$ $\underline{\mathbf{I}}$ felony if
19	the violation occurs after the person has been convicted under this subsection.
20	Section 790. 943.50 (4) (bf) of the statutes is created to read:
21	943.50 (4) (bf) A Class I felony, if the value of the merchandise exceeds \$2,500
22	but does not exceed \$5,000.
23	SECTION 791. 943.50 (4) (bm) of the statutes is created to read:
24	943.50 (4) (bm) A Class H felony, if the value of the merchandise exceeds \$5,000
25	but does not exceed \$10,000.

Section 792. 943.50 (4) (c) of the statutes is amended to read: 1 2 943.50 (4) (c) A Class C G felony, if the value of the merchandise exceeds \$2,500 3 **\$10,000**. 4 **Section 793.** 943.60 (1) of the statutes is amended to read: 5 943.60 (1) Any person who submits for filing, entering or recording any lien, 6 claim of lien, lis pendens, writ of attachment, financing statement or any other 7 instrument relating to a security interest in or title to real or personal property, and 8 who knows or should have known that the contents or any part of the contents of the 9 instrument are false, a sham or frivolous, is guilty of a Class D H felony. **SECTION 796.** 943.61 (5) (c) of the statutes is amended to read: 10 11 943.61 (5) (c) A Class C H felony, if the value of the library materials exceeds 12 \$2,500. 13 **Section 799.** 943.62 (4) (c) of the statutes is amended to read: 14 943.62 (4) (c) A Class C F felony, if the value of the advance payment or required 15 refund, as applicable, exceeds \$2,500. 16 **Section 800.** 943.70 (2) (b) 2. of the statutes is amended to read: 17 943.70 (2) (b) 2. A Class E I felony if the offense is committed to defraud or to 18 obtain property. 19 **Section 801.** 943.70 (2) (b) 3. of the statutes is repealed. 20 **Section 802.** 943.70 (2) (b) 3g. of the statutes, as created by 2001 Wisconsin 21Act 16, is amended to read: 22 943.70 (2) (b) 3g. A Class C F felony if the offense results in damage valued at more than \$2,500. 23 24 **Section 803.** 943.70 (2) (b) 3r. of the statutes, as created by 2001 Wisconsin Act 2516, is amended to read:

1	943.70 (2) (b) 3r. A Class C \underline{F} felony if the offense causes an interruption or
2	impairment of governmental operations or public communication, of transportation,
3	or of a supply of water, gas, or other public service.
4	SECTION 804. 943.70 (2) (b) 4. of the statutes is amended to read:
5	943.70 (2) (b) 4. A Class C \underline{F} felony if the offense creates a substantial and
6	unreasonable risk of death or great bodily harm to another.
7	Section 805. 943.70 (2) (c) 1. of the statutes, as created by 2001 Wisconsin Act
8	16, is amended to read:
9	943.70 (2) (c) 1. In the case of a misdemeanor, the maximum fine prescribed by
10	law for the crime may be increased by not more than \$1,000 and the maximum term
11	of imprisonment prescribed by law for the crime may be increased so that the revised
12	maximum term of imprisonment is 12 months one year in the county jail.
13	Section 806. 943.70 (3) (b) 2. of the statutes is amended to read:
14	943.70 (3) (b) 2. A Class $\mathbf{E} \ \underline{\mathbf{I}}$ felony if the offense is committed to defraud or
15	obtain property.
16	Section 807. 943.70 (3) (b) 3. of the statutes is amended to read:
17	943.70 (3) (b) 3. A Class D \underline{H} felony if the damage to the computer, computer
18	system, computer network, equipment or supplies is greater than \$2,500.
19	Section 808. 943.70 (3) (b) 4. of the statutes is amended to read:
20	943.70 (3) (b) 4. A Class C \underline{F} felony if the offense creates a substantial and
21	unreasonable risk of death or great bodily harm to another.
22	SECTION 809. 943.75 (2) of the statutes is amended to read:
23	943.75 (2) Whoever intentionally releases an animal that is lawfully confined
24	for companionship or protection of persons or property, recreation, exhibition, or
25	educational purposes, acting without the consent of the owner or custodian of the

animal, is guilty of a Class C misdemeanor. A 2nd violation of this subsection by a 1 2 person is a Class A misdemeanor. A 3rd or subsequent violation of this subsection 3 by a person is a Class **E** I felony. **Section 810.** 943.75 (2m) of the statutes is amended to read: 4 5 943.75 (2m) Whoever intentionally releases an animal that is lawfully 6 confined for scientific, farming, restocking, research or commercial purposes, acting 7 without the consent of the owner or custodian of the animal, is guilty of a Class C H 8 felony. 9 **Section 811.** 943.76 (2) (a) of the statutes, as created by 2001 Wisconsin Act 10 16, is amended to read: 11 943.76 (2) (a) Whoever intentionally introduces a contagious or infectious 12 disease into livestock without the consent of the owner of the livestock is guilty of a Class C F felony. 13 14 **Section 812.** 943.76 (2) (b) of the statutes, as created by 2001 Wisconsin Act 15 16, is amended to read: 16 943.76 (2) (b) Whoever intentionally introduces a contagious or infectious disease into wild deer without the consent of the department of natural resources is 17 18 guilty of a Class C F felony. 19 **Section 813.** 944.05 (1) (intro.) of the statutes is amended to read: 20 944.05 (1) (intro.) Whoever does any of the following is guilty of a Class $\mathbf{E} \mathbf{I}$ 21 felony: 22 **Section 814.** 944.06 of the statutes is amended to read: 23 **944.06** Incest. Whoever marries or has nonmarital sexual intercourse with 24a person he or she knows is a blood relative and such relative is in fact related in a

1 degree within which the marriage of the parties is prohibited by the law of this state 2 is guilty of a Class C F felony. 3 **SECTION 815.** 944.15 (title) of the statutes is repealed and recreated to read: 4 944.15 (title) Public fornication. 5 **SECTION 816.** 944.16 (intro.) of the statutes is amended to read: 6 **944.16** Adultery. (intro.) Whoever does either of the following is guilty of a 7 Class **E** I felony: 8 **Section 817.** 944.21 (5) (c) of the statutes is amended to read: 9 944.21 (5) (c) If the person violating sub. (3) or (4) has 2 or more prior 10 convictions under this section, the person is guilty of a Class D H felony. 11 **Section 818.** 944.21 (5) (e) of the statutes is amended to read: 12 944.21 (5) (e) Regardless of the number of prior convictions, if the violation 13 under sub. (3) or (4) is for a wholesale transfer or distribution of obscene material, 14 the person is guilty of a Class D H felony. 15 **Section 819.** 944.32 of the statutes is amended to read: 16 **944.32 Soliciting prostitutes.** Except as provided under s. 948.08, whoever 17 intentionally solicits or causes any person to practice prostitution or establishes any 18 person in a place of prostitution is guilty of a Class D H felony. 19 **Section 820.** 944.33 (2) of the statutes is amended to read: 20 944.33 (2) If the person received compensation from the earnings of the 21 prostitute, such person is guilty of a Class C <u>F</u> felony. 22 **Section 821.** 944.34 (intro.) of the statutes is amended to read: 23 **944.34 Keeping place of prostitution.** (intro.) Whoever intentionally does 24 any of the following is guilty of a Class D H felony:

SECTION 822. 945.03 (1m) (intro.) of the statutes is amended to read:

1	945.03 (1m) (intro.) Whoever intentionally does any of the following is engaged
2	in commercial gambling and, except as provided in sub. (2m), is guilty of a Class ${\mathbb E}$
3	<u>I</u> felony:
4	Section 823. 945.05 (1) (intro.) of the statutes, as affected by 2001 Wisconsin
5	Act 16, is amended to read:
6	945.05 (1) (intro.) Except as provided in subs. (1e) (b) and (1m), whoever
7	manufactures, transfers commercially or possesses with intent to transfer
8	commercially either of the following is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony:
9	Section 824. 945.08 (1) of the statutes is amended to read:
10	945.08 (1) Any person who, with intent to influence any participant to refrain
11	from exerting full skill, speed, strength or endurance, transfers or promises any
12	property or any personal advantage to or on behalf of any participant in a contest of
13	skill, speed, strength or endurance is guilty of a Class \underbrace{H} felony.
14	Section 825. 946.02 (1) (intro.) of the statutes is amended to read:
15	946.02 (1) (intro.) Whoever does any of the following is guilty of a Class C \underline{F}
16	felony:
17	Section 826. 946.03 (1) (intro.) of the statutes is amended to read:
18	946.03 (1) (intro.) Whoever does any of the following is guilty of a Class C \underline{F}
19	felony:
20	Section 827. 946.03 (2) of the statutes is amended to read:
21	946.03 (2) Whoever permits any premises under his or her care, control or
22	supervision to be used by an assembly with knowledge that the purpose of the
23	assembly is to advocate or teach the duty, necessity, desirability or propriety of
24	overthrowing the government of the United States or this state by the use or threat
25	of physical violence with intent that such government be overthrown or, after

1	learning that the premises are being so used, permits such use to be continued is
2	guilty of a Class $\mathbf{E} \underline{\mathbf{I}}$ felony.
3	Section 828. 946.05 (1) of the statutes is amended to read:
4	946.05 (1) Whoever intentionally and publicly mutilates, defiles, or casts
5	contempt upon the flag is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony.
6	Section 829. 946.10 (intro.) of the statutes is amended to read:
7	946.10 Bribery of public officers and employees. (intro.) Whoever does
8	either of the following is guilty of a Class $\mathbf{D} \ \underline{\mathbf{H}}$ felony:
9	Section 830. 946.11 (1) (intro.) of the statutes is amended to read:
10	946.11 (1) (intro.) Whoever does the following is guilty of a Class $\to \underline{I}$ felony:
11	Section 831. 946.12 (intro.) of the statutes is amended to read:
12	946.12 Misconduct in public office. (intro.) Any public officer or public
13	employee who does any of the following is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony:
14	Section 832. 946.13 (1) (intro.) of the statutes is amended to read:
15	946.13 (1) (intro.) Any public officer or public employee who does any of the
16	following is guilty of a Class $\mathbf{E} \mathbf{I}$ felony:
17	SECTION 833. 946.14 of the statutes is amended to read:
18	946.14 Purchasing claims at less than full value. Any public officer or
19	public employee who in a private capacity directly or indirectly intentionally
20	purchases for less than full value or discounts any claim held by another against the
21	state or a political subdivision thereof or against any public fund is guilty of a Class
22	$\mathbf{E}\ \mathbf{\underline{I}}$ felony.
23	Section 834. 946.15 (1) of the statutes is amended to read:
24	946.15 (1) Any employer, or any agent or employee of an employer, who induces
25	any person who seeks to be or is employed pursuant to a public contract as defined

in s. 66.0901 (1) (c) or who seeks to be or is employed on a project on which a prevailing wage rate determination has been issued by the department of workforce development under s. 66.0903 (3), 103.49 (3), 103.50 (3) or 229.8275 (3) or by a local governmental unit, as defined in s. 66.0903 (1) (d), under s. 66.0903 (6) to give up, waive or return any part of the compensation to which that person is entitled under his or her contract of employment or under the prevailing wage rate determination issued by the department or local governmental unit, or who reduces the hourly basic rate of pay normally paid to an employee for work on a project on which a prevailing wage rate determination has not been issued under s. 66.0903 (3) or (6), 103.49 (3), 103.50 (3) or 229.8275 (3) during a week in which the employee works both on a project on which a prevailing wage rate determination has been issued and on a project on which a prevailing wage rate determination has not been issued, is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.

Section 835. 946.15 (3) of the statutes is amended to read:

946.15 (3) Any employer or labor organization, or any agent or employee of an employer or labor organization, who induces any person who seeks to be or is employed on a project on which a prevailing wage rate determination has been issued by the department of workforce development under s. 66.0903 (3), 103.49 (3), 103.50 (3) or 229.8275 (3) or by a local governmental unit, as defined in s. 66.0903 (1) (d), under s. 66.0903 (6) to permit any part of the wages to which that person is entitled under the prevailing wage rate determination issued by the department or local governmental unit to be deducted from the person's pay is guilty of a Class $\mathbf{E} \mathbf{I}$ felony, unless the deduction would be permitted under 29 CFR 3.5 or 3.6 from a person who is working on a project that is subject to 40 USC 276c.

SECTION 836. 946.31 (1) (intro.) of the statutes is amended to read:

946.31 (1) (intro.) Whoever under oath or affirmation orally makes a false
material statement which the person does not believe to be true, in any matter, cause,
action or proceeding, before any of the following, whether legally constituted or
exercising powers as if legally constituted, is guilty of a Class D \underline{H} felony:
Section 837. 946.32 (1) (intro.) of the statutes is amended to read:
946.32 (1) (intro.) Whoever does either of the following is guilty of a Class D
<u>H</u> felony:
Section 838. 946.41 (2m) (intro.) of the statutes is amended to read:
946.41 (2m) (intro.) Whoever violates sub. (1) under all of the following
circumstances is guilty of a Class D $\underline{\mathbf{H}}$ felony:
Section 839. 946.415 (2) (intro.) of the statutes is amended to read:
946.415 (2) (intro.) Whoever intentionally does all of the following is guilty of
a Class Ł <u>I</u> felony:
Section 840. 946.42 (3) (intro.) of the statutes is amended to read:
946.42 (3) (intro.) A person in custody who intentionally escapes from custody
under any of the following circumstances is guilty of a Class \underbrace{H} felony:
Section 841. 946.42 (4) of the statutes is repealed.
Section 842. 946.425 (1) of the statutes is amended to read:
946.425 (1) Any person who is subject to a series of periods of imprisonment
under s. 973.03 (5) (b) and who intentionally fails to report to the county jail as
required under the sentence is guilty of a Class D \underline{H} felony.
Section 843. 946.425 (1m) (b) of the statutes is amended to read:
946.425 (1m) (b) Any person who receives a stay of execution of a sentence of
imprisonment of 10 or more days to a county jail under s. 973.15 (8) (a) and who

1 intentionally fails to report to the county jail as required under the sentence is guilty 2 of a Class D H felony. 3 **Section 844.** 946.425 (1r) (b) of the statutes is amended to read: 4 946.425 (1r) (b) Any person who is subject to a confinement order under s. 5 973.09 (4) as the result of a conviction for a felony and who intentionally fails to 6 report to the county jail or house of correction as required under the order is guilty 7 of a Class D H felony. 8 **Section 845.** 946.425 (2) of the statutes is repealed. 9 **Section 846.** 946.43 (1m) (intro.) of the statutes is amended to read: 10 946.43 (1m) (intro.) Any prisoner confined to a state prison or other state, 11 county or municipal detention facility who intentionally does any of the following is 12 guilty of a Class C F felony: 13 **Section 847.** 946.43 (2m) (a) (intro.) of the statutes is amended to read: 14 946.43 (2m) (a) (intro.) Any prisoner confined to a state prison or other state, 15 county or municipal detention facility who throws or expels blood, semen, vomit, 16 saliva, urine, feces or other bodily substance at or toward an officer, employee or 17 visitor of the prison or facility or another prisoner of the prison or facility under all 18 of the following circumstances may be fined not more than \$10,000 or imprisoned for 19 not more than 2 years or both is guilty of a Class I felony: 20 **Section 848.** 946.44 (1) (intro.) of the statutes is amended to read: 21 946.44 (1) (intro.) Whoever does the following is guilty of a Class D H felony: 22 **Section 849.** 946.44 (1g) of the statutes is amended to read: 23 946.44 (1g) Any public officer or public employee who violates sub. (1) (a) or (b) 24 is guilty of a Class C F felony.

Section 850. 946.44 (1m) of the statutes is amended to read:

946.44 (1m) Whoever intentionally introduces into an institution where
prisoners are detained or transfers to a prisoner any firearm, whether loaded or
unloaded, or any article used or fashioned in a manner to lead another person to
believe it is a firearm, is guilty of a Class $C \underline{F}$ felony.
Section 851. 946.47 (1) (intro.) of the statutes is amended to read:
946.47 (1) (intro.) Whoever does either of the following is guilty of a Class $\to \underline{I}$
felony:
SECTION 852. 946.48 (1) of the statutes is amended to read:
946.48 (1) Whoever sends, delivers, or causes to be transmitted to another any
written or oral communication with intent to induce a false belief that the sender has
knowledge of the whereabouts, physical condition, or terms imposed upon the return
of a kidnapped or missing person is guilty of a Class D \underline{H} felony.
Section 853. 946.49 (1) (b) of the statutes is amended to read:
946.49 (1) (b) If the offense with which the person is charged is a felony, guilty
of a Class D $\underline{\mathbf{H}}$ felony.
SECTION 854. 946.49 (2) of the statutes is amended to read:
946.49 (2) A witness for whom bail has been required under s. 969.01 (3) is
guilty of a Class $\mathbf{E} \ \underline{\mathbf{I}}$ felony for failure to appear as provided.
Section 855. 946.50 (5d) of the statutes is created to read:
946.50 (5d) A Class F felony, if the person was adjudicated delinquent for
committing an act that would be a Class F felony if committed by an adult.
Section 856. 946.50 (5h) of the statutes is created to read:
946.50 (5h) A Class G felony, if the person was adjudicated delinquent for
committing an act that would be a Class G felony if committed by an adult.
Section 857. 946.50 (5p) of the statutes is created to read:

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1	946.50 (5p) A Class H felony, if the person was adjudicated delinquent for
2	committing an act that would be a Class H felony if committed by an adult.
3	Section 858. 946.50 (5t) of the statutes is created to read:
4	946.50 (5t) A Class I felony, if the person was adjudicated delinquent for
5	committing an act that would be a Class I felony if committed by an adult.
6	Section 859. 946.60 (1) of the statutes is amended to read:
7	946.60 (1) Whoever intentionally destroys, alters, mutilates, conceals
8	removes, withholds or transfers possession of a document, knowing that the
9	document has been subpoenaed by a court or by or at the request of a district attorney
10	or the attorney general, is guilty of a Class $\mathbf{E}\ \underline{\mathbf{I}}$ felony.
11	Section 860. 946.60 (2) of the statutes is amended to read:
12	946.60 (2) Whoever uses force, threat, intimidation or deception, with intent
13	to cause or induce another person to destroy, alter, mutilate, conceal, remove
14	withhold or transfer possession of a subpoenaed document, knowing that the
15	document has been subpoenaed by a court or by or at the request of a district attorney
16	or the attorney general, is guilty of a Class \not I felony.
17	Section 861. 946.61 (1) (intro.) of the statutes is amended to read:
18	946.61 (1) (intro.) Whoever does any of the following is guilty of a Class $\frac{1}{2}$
19	felony:
20	SECTION 862. 946.64 of the statutes is amended to read:
21	946.64 Communicating with jurors. Whoever, with intent to influence any
22	person, summoned or serving as a juror, in relation to any matter which is before that
23	person or which may be brought before that person, communicates with him or her
24	otherwise than in the regular course of proceedings in the trial or hearing of that
25	matter is guilty of a Class $\mathbf{E} \mathbf{I}$ felony.

1	SECTION 863. 946.65 (1) of the statutes is amended to read:
2	946.65 (1) Whoever for a consideration knowingly gives false information to
3	any officer of any court with intent to influence the officer in the performance of
4	official functions is guilty of a Class $\mathbf{E}\ \mathbf{\underline{I}}$ felony.
5	Section 864. 946.68 (1r) (a) of the statutes is amended to read:
6	946.68 (1r) (a) Except as provided in pars. (b) and (c), whoever sends or delivers
7	to another any document which simulates legal process is guilty of a Class $\mathop{\Xi} \underline{I}$ felony
8	Section 865. 946.68 (1r) (b) of the statutes is amended to read:
9	946.68 (1r) (b) If the document under par. (a) is sent or delivered with intent
10	to induce payment of a claim, the person is guilty of a Class D \underline{H} felony.
11	Section 866. 946.68 (1r) (c) of the statutes is amended to read:
12	946.68 (1r) (c) If the document under par. (a) simulates any criminal process
13	the person is guilty of a Class D \underline{H} felony.
14	Section 867. 946.69 (2) (intro.) of the statutes is amended to read:
15	946.69 (2) (intro.) Whoever does any of the following is guilty of a Class \mathbf{E}]
16	felony:
17	Section 868. 946.70 (2) of the statutes is amended to read:
18	946.70 (2) Any person violating sub. (1) with the intent to commit or aid or abet
19	the commission of a crime other than the crime under this section is guilty of a Class
20	$ ext{D} \; ext{H} \; ext{felony}.$
21	Section 869. 946.72 (1) of the statutes is amended to read:
22	946.72 (1) Whoever with intent to injure or defraud destroys, damages,
23	removes or conceals any public record is guilty of a Class $\mathbf D \ \underline{\mathbf H}$ felony.
24	Section 870. 946.74 (2) of the statutes is amended to read:

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946.74 **(2)** Whoever violates sub. (1) with intent to commit a crime against sexual morality with or upon the inmate of the institution is guilty of a Class D \underline{H} felony.

SECTION 871. 946.76 of the statutes is amended to read:

946.76 Search warrant; premature disclosure. Whoever discloses prior to its execution that a search warrant has been applied for or issued, except so far as may be necessary to its execution, is guilty of a Class £ I felony.

SECTION 872. 946.82 (4) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

946.82 (4) "Racketeering activity" means any activity specified in 18 USC 1961 (1) in effect as of April 27, 1982 or the attempt, conspiracy to commit, or commission of any of the felonies specified in: chs. 945 and 961 and ss. 49.49, 134.05, 139.44 (1), 180.0129, 181.0129, 185.825, 201.09 (2), 215.12, 221.0625, 221.0636, 221.0637, 221.1004, 551.41, 551.42, 551.43, 551.44, 553.41 (3) and (4), 553.52 (2), 940.01, 940.19 (3) (4) to (6), 940.20, 940.201, 940.203, 940.21, 940.30, 940.305, 940.31, 941.20 (2) and (3), 941.26, 941.28, 941.298, 941.31, 941.32, 943.01 (2), (2d), or (2g), 943.011, 943.012, 943.013, 943.02, 943.03, 943.04, 943.05, 943.06, 943.10, 943.20 (3) (e) and (d) (bf) to (e), 943.201, 943.23 (1g), (1m), (1r), (2) and (3), 943.24 (2), 943.25, 943.27, 943.28, 943.30, 943.32, 943.34 (1) (bf), (bm), and (c), 943.38, 943.39, 943.40, 943.41 (8) (b) and (c), 943.50 (4) (bf), (bm), and (c), 943.60, 943.70, 943.76, 944.205, 944.21 (5) (c) and (e), 944.32, 944.33 (2), 944.34, 945.03 (1m), 945.04 (1m), 945.05 (1), 945.08, 946.10, 946.11, 946.12, 946.13, 946.31, 946.32 (1), 946.48, 946.49, 946.61, 946.64, 946.65, 946.72, 946.76, 947.015, 948.05, 948.08, 948.12, and 948.30.

Section 873. 946.84 (1) of the statutes is amended to read:

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1	946.84 (1) Any person convicted of engaging in racketeering activity in
2	violation of s. 946.83 is guilty of a Class C \underline{E} felony.
3	SECTION 874. 946.85 (1) of the statutes is amended to read:
4	946.85 (1) Any person who engages in a continuing criminal enterprise shall
5	be imprisoned for not less than 10 years nor more than 30 years, and fined not more
6	than \$10,000 or as provided in s. 946.84 (2). If the court imposes a sentence less than
7	the presumptive minimum sentence, it shall place its reasons for doing so on the
8	record is guilty of a Class E felony.
9	SECTION 875. 947.013 (1t) of the statutes is amended to read:
10	947.013 (1t) Whoever violates sub. (1r) is guilty of a Class $\to \underline{I}$ felony if the
11	person has a prior conviction under this subsection or sub. (1r), (1v) or (1x) or s.
12	940.32 (2), (2m), (3) or (3m) involving the same victim and the present violation
13	occurs within 7 years of the prior conviction.
14	Section 876. 947.013 (1v) of the statutes is amended to read:
15	947.013 (1v) Whoever violates sub. (1r) is guilty of a Class $\frac{1}{2}$ H felony if he or
16	she intentionally gains access to a record in electronic format that contains
17	personally identifiable information regarding the victim in order to facilitate the
18	violation under sub. (1r).
19	SECTION 877. 947.013 (1x) (intro.) of the statutes is amended to read:
20	947.013 (1x) (intro.) Whoever violates sub. (1r) under all of the following
21	circumstances is guilty of a Class \overline{D} \underline{H} felony:
22	SECTION 878. 947.015 of the statutes is amended to read:

947.015 Bomb scares. Whoever intentionally conveys or causes to be

conveyed any threat or false information, knowing such to be false, concerning an

of s. 948.02 (1).

1 attempt or alleged attempt being made or to be made to destroy any property by the 2 means of explosives is guilty of a Class E I felony. 3 **Section 879.** 948.02 (2) of the statutes is amended to read: 4 948.02 (2) Second degree sexual assault. Whoever has sexual contact or 5 sexual intercourse with a person who has not attained the age of 16 years is guilty 6 of a Class BC C felony. **Section 880.** 948.02 (3) of the statutes is amended to read: 7 8 948.02 (3) FAILURE TO ACT. A person responsible for the welfare of a child who 9 has not attained the age of 16 years is guilty of a Class C F felony if that person has 10 knowledge that another person intends to have, is having or has had sexual 11 intercourse or sexual contact with the child, is physically and emotionally capable 12 of taking action which will prevent the intercourse or contact from taking place or 13 being repeated, fails to take that action and the failure to act exposes the child to an 14 unreasonable risk that intercourse or contact may occur between the child and the 15 other person or facilitates the intercourse or contact that does occur between the 16 child and the other person. 17 **Section 881.** 948.02 (3m) of the statutes is repealed. **Section 882.** 948.025 (1) of the statutes is renumbered 948.025 (1) (intro.) and 18 amended to read: 19 20 948.025 (1) (intro.) Whoever commits 3 or more violations under s. 948.02 (1) 21 or (2) within a specified period of time involving the same child is guilty of <u>a:</u> 22 (a) A Class B felony if at least 3 of the violations were violations of s. 948.02 (1). 23 **Section 883.** 948.025 (1) (b) of the statutes is created to read: 24 948.025 (1) (b) A Class C felony if fewer than 3 of the violations were violations

1	SECTION 884. 948.025 (2) of the statutes is renumbered 948.025 (2) (b) and
2	amended to read:
3	948.025 (2) (b) If an action under sub. (1) (b) is tried to a jury, in order to find
4	the defendant guilty the members of the jury must unanimously agree that at least
5	3 violations of s. $948.02(1)$ or (2) occurred within the time specified period applicable
6	under sub. (1) of time but need not agree on which acts constitute the requisite
7	number and need not agree on whether a particular violation was a violation of s.
8	948.02 (1) or (2).
9	SECTION 885. 948.025 (2) (a) of the statutes is created to read:
10	948.025 (2) (a) If an action under sub. (1) (a) is tried to a jury, in order to find
11	the defendant guilty the members of the jury must unanimously agree that at least
12	3 violations of s. 948.02 (1) occurred within the specified period of time but need not
13	agree on which acts constitute the requisite number.
14	SECTION 886. 948.025 (2m) of the statutes is repealed.
15	SECTION 887. 948.03 (2) (a) of the statutes is amended to read:
16	948.03 (2) (a) Whoever intentionally causes great bodily harm to a child is
17	guilty of a Class \mathbb{C} $\underline{\mathbb{E}}$ felony.
18	SECTION 888. 948.03 (2) (b) of the statutes is amended to read:
19	948.03 (2) (b) Whoever intentionally causes bodily harm to a child is guilty of
20	a Class Đ <u>H</u> felony.
21	Section 889. 948.03 (2) (c) of the statutes is amended to read:
22	948.03 (2) (c) Whoever intentionally causes bodily harm to a child by conduct
23	which creates a high probability of great bodily harm is guilty of a Class $\times \underline{F}$ felony.
24	Section 890. 948.03 (3) (a) of the statutes is amended to read:

1 948.03 (3) (a) Whoever recklessly causes great bodily harm to a child is guilty 2 of a Class D G felony. 3 **SECTION 891.** 948.03 (3) (b) of the statutes is amended to read: 4 948.03 (3) (b) Whoever recklessly causes bodily harm to a child is guilty of a 5 Class $\mathbf{E} \mathbf{I}$ felony. 6 **Section 892.** 948.03 (3) (c) of the statutes is amended to read: 7 948.03 (3) (c) Whoever recklessly causes bodily harm to a child by conduct 8 which creates a high probability of great bodily harm is guilty of a Class D H felony. **Section 893.** 948.03 (4) (a) of the statutes is amended to read: 9 10 948.03 (4) (a) A person responsible for the child's welfare is guilty of a Class C F felony if that person has knowledge that another person intends to cause, is 11 12 causing or has intentionally or recklessly caused great bodily harm to the child and 13 is physically and emotionally capable of taking action which will prevent the bodily 14 harm from occurring or being repeated, fails to take that action and the failure to act 15 exposes the child to an unreasonable risk of great bodily harm by the other person or facilitates the great bodily harm to the child that is caused by the other person. 16 17 **Section 894.** 948.03 (4) (b) of the statutes is amended to read: 948.03 (4) (b) A person responsible for the child's welfare is guilty of a Class 18 19 D H felony if that person has knowledge that another person intends to cause, is 20 causing or has intentionally or recklessly caused bodily harm to the child and is 21 physically and emotionally capable of taking action which will prevent the bodily 22 harm from occurring or being repeated, fails to take that action and the failure to act 23 exposes the child to an unreasonable risk of bodily harm by the other person or 24 facilitates the bodily harm to the child that is caused by the other person.

Section 895. 948.03 (5) of the statutes is repealed.

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SECTION 896. 948.04 (1) of the statutes is amended to read:

948.04 (1) Whoever is exercising temporary or permanent control of a child and causes mental harm to that child by conduct which demonstrates substantial disregard for the mental well-being of the child is guilty of a Class C F felony.

Section 897. 948.04 (2) of the statutes is amended to read:

948.04 (2) A person responsible for the child's welfare is guilty of a Class $\frac{\Gamma}{\Gamma}$ felony if that person has knowledge that another person has caused, is causing or will cause mental harm to that child, is physically and emotionally capable of taking action which will prevent the harm, fails to take that action and the failure to act exposes the child to an unreasonable risk of mental harm by the other person or facilitates the mental harm to the child that is caused by the other person.

Section 898. 948.05 (1) (intro.) of the statutes is amended to read:

948.05 (1) (intro.) Whoever does any of the following with knowledge of the character and content of the sexually explicit conduct involving the child is guilty of a Class \mathbb{C} F felony:

Section 899. 948.05 (1m) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

948.05 (1m) Whoever produces, performs in, profits from, promotes, imports into the state, reproduces, advertises, sells, distributes, or possesses with intent to sell or distribute, any recording of a child engaging in sexually explicit conduct is guilty of a Class C F felony if the person knows the character and content of the sexually explicit conduct involving the child and if the person knows or reasonably should know that the child engaging in the sexually explicit conduct has not attained the age of 18 years.

Section 900. 948.05 (2) of the statutes is amended to read:

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948.05 (2) A person responsible for a child's welfare who knowingly permits, allows or encourages the child to engage in sexually explicit conduct for a purpose proscribed in sub. (1) (a) or (b) or (1m) is guilty of a Class $C \underline{F}$ felony. **Section 901.** 948.055 (2) (a) of the statutes is amended to read: 948.055 (2) (a) A Class C F felony if the child has not attained the age of 13 years. **Section 902.** 948.055 (2) (b) of the statutes is amended to read: 948.055 (2) (b) A Class D H felony if the child has attained the age of 13 years but has not attained the age of 18 years. **Section 903.** 948.06 (intro.) of the statutes is amended to read: **948.06** Incest with a child. (intro.) Whoever does any of the following is guilty of a Class BC C felony: **Section 904.** 948.07 (intro.) of the statutes is amended to read: **948.07 Child enticement.** (intro.) Whoever, with intent to commit any of the following acts, causes or attempts to cause any child who has not attained the age of 18 years to go into any vehicle, building, room or secluded place is guilty of a Class BC D felony: **Section 905.** 948.08 of the statutes is amended to read: 948.08 Soliciting a child for prostitution. Whoever intentionally solicits or causes any child to practice prostitution or establishes any child in a place of prostitution is guilty of a Class BC <u>D</u> felony. **Section 906.** 948.095 (2) (intro.) of the statutes is amended to read: 948.095 (2) (intro.) Whoever has sexual contact or sexual intercourse with a child who has attained the age of 16 years and who is not the defendant's spouse is guilty of a Class $\underline{\mathbf{H}}$ felony if all of the following apply:

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1	Section 907. 948.11 (2) (a) (intro.) of the statutes, as affected by 2001
2	Wisconsin Act 16, is amended to read:
3	948.11 (2) (a) (intro.) Whoever, with knowledge of the character and content of
4	the material, sells, rents, exhibits, plays, distributes, or loans to a child any harmful
5	material, with or without monetary consideration, is guilty of a Class $\mathbb{E}\underline{\mathrm{I}}$ felony if any
6	of the following applies:
7	SECTION 908. 948.11 (2) (am) (intro.) of the statutes, as affected by 2001
8	Wisconsin Act 16, is amended to read:
9	948.11 (2) (am) (intro.) Any person who has attained the age of 17 and who, with
10	knowledge of the character and content of the description or narrative account,
11	verbally communicates, by any means, a harmful description or narrative account
12	to a child, with or without monetary consideration, is guilty of a Class $\to \underline{I}$ felony if
13	any of the following applies:
14	Section 909. 948.12 (1m) (intro.) of the statutes, as affected by 2001 Wisconsin
15	Act 16, is amended to read:
16	948.12 (1m) (intro.) Whoever possesses any undeveloped film, photographic
17	negative, photograph, motion picture, videotape, or other recording of a child
18	engaged in sexually explicit conduct under all of the following circumstances is guilty
19	of a Class $\mathbf{E} \ \underline{\mathbf{I}}$ felony:
20	Section 910. 948.12 (2m) (intro.) of the statutes, as created by 2001 Wisconsin
21	Act 16, is amended to read:
22	948.12 (2m) (intro.) Whoever exhibits or plays a recording of a child engaged
23	in sexually explicit conduct, if all of the following apply, is guilty of a Class $\mathbf{E}\mathbf{I}$ felony:
24	Section 911. 948.13 (2) of the statutes is amended to read:

948.13 (2) Whoever has been convicted of a serious child sex offense and subsequently engages in an occupation or participates in a volunteer position that requires him or her to work or interact primarily and directly with children under 16 years of age is guilty of a Class C F felony. This subsection does not apply to a person who is exempt under a court order issued under sub. (2m).

Section 912. 948.20 of the statutes is amended to read:

948.20 Abandonment of a child. Whoever, with intent to abandon the child, leaves any child in a place where the child may suffer because of neglect is guilty of a Class $D \underline{G}$ felony.

SECTION 913. 948.21 (1) of the statutes is amended to read:

948.21 (1) Any person who is responsible for a child's welfare who, through his or her actions or failure to take action, intentionally contributes to the neglect of the child is guilty of a Class A misdemeanor or, if death is a consequence, a Class \times D felony.

Section 914. 948.22 (2) of the statutes is amended to read:

948.22 (2) Any person who intentionally fails for 120 or more consecutive days to provide spousal, grandchild or child support which the person knows or reasonably should know the person is legally obligated to provide is guilty of a Class E I felony. A prosecutor may charge a person with multiple counts for a violation under this subsection if each count covers a period of at least 120 consecutive days and there is no overlap between periods.

Section 915. 948.23 of the statutes is amended to read:

948.23 Concealing death of child. Any person who conceals the corpse of any issue of a woman's body with intent to prevent a determination of whether it was born dead or alive is guilty of a Class $\mathbb{E}\ \underline{I}$ felony.

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1	Section 916. 948.24 (1) (intro.) of the statutes is amended to read:
2	948.24 (1) (intro.) Whoever does any of the following is guilty of a Class D $\underline{\text{H}}$
3	felony:
4	Section 917. 948.30 (1) (intro.) of the statutes is amended to read:
5	948.30 (1) (intro.) Any person who, for any unlawful purpose, does any of the
6	following is guilty of a Class \times \times felony:
7	Section 918. 948.30 (2) (intro.) of the statutes is amended to read:
8	948.30 (2) (intro.) Any person who, for any unlawful purpose, does any of the
9	following is guilty of a Class \underline{B} \underline{C} felony:
10	Section 919. 948.31 (1) (b) of the statutes is amended to read:
11	948.31 (1) (b) Except as provided under chs. 48 and 938, whoever intentionally
12	causes a child to leave, takes a child away or withholds a child for more than 12 hours
13	beyond the court-approved period of physical placement or visitation period from a
14	legal custodian with intent to deprive the custodian of his or her custody rights
15	without the consent of the custodian is guilty of a Class \times \times felony. This paragraph
16	is not applicable if the court has entered an order authorizing the person to so take
17	or withhold the child. The fact that joint legal custody has been awarded to both
18	parents by a court does not preclude a court from finding that one parent has
19	committed a violation of this paragraph.
20	Section 920. 948.31 (2) of the statutes is amended to read:
21	948.31 (2) Whoever causes a child to leave, takes a child away or withholds a
22	child for more than 12 hours from the child's parents or, in the case of a nonmarital
23	child whose parents do not subsequently intermarry under s. 767.60, from the child's

mother or, if he has been granted legal custody, the child's father, without the consent

of the parents, the mother or the father with legal custody, is guilty of a Class $\to \underline{I}$

1 felony. This subsection is not applicable if legal custody has been granted by court 2 order to the person taking or withholding the child. 3 **Section 921.** 948.31 (3) (intro.) of the statutes is amended to read: 4 948.31 (3) (intro.) Any parent, or any person acting pursuant to directions from 5 the parent, who does any of the following is guilty of a Class C F felony: 6 **Section 922.** 948.35 of the statutes is repealed. 7 **Section 923.** 948.36 of the statutes is repealed. 8 **Section 924.** 948.40 (4) (a) of the statutes is amended to read: 9 948.40 (4) (a) If death is a consequence, the person is guilty of a Class C D 10 felony; or 11 **SECTION 925.** 948.40 (4) (b) of the statutes is amended to read: 12 948.40 (4) (b) If the child's act which is encouraged or contributed to is a violation of a state or federal criminal law which is punishable as a felony, the person 13 14 is guilty of a Class D H felony. 15 **Section 926.** 948.51 (3) (b) of the statutes is amended to read: 16 948.51 (3) (b) A Class E H felony if the act results in great bodily harm or death 17 to another. 18 **Section 927.** 948.51 (3) (c) of the statutes is created to read: 19 948.51 (3) (c) A Class G felony if the act results in the death of another. 20 **Section 928.** 948.60 (2) (b) of the statutes is amended to read: 21 948.60 (2) (b) Except as provided in par. (c), any person who intentionally sells, 22 loans or gives a dangerous weapon to a person under 18 years of age is guilty of a 23 Class \mathbf{E} I felony. 24 **Section 929.** 948.60 (2) (c) of the statutes is amended to read:

948.60 (2) (c) Whoever violates par. (b) is guilty of a Class D \underline{H} felony if the
person under 18 years of age under par. (b) discharges the firearm and the discharge
causes death to himself, herself or another.
Section 930. 948.605 (2) (a) of the statutes is amended to read:
948.605 (2) (a) Any individual who knowingly possesses a firearm at a place
that the individual knows, or has reasonable cause to believe, is a school zone is
guilty of a Class -A misdemeanor I felony.
Section 931. 948.605 (3) (a) of the statutes is amended to read:
948.605 (3) (a) Any individual who knowingly, or with reckless disregard for
the safety of another, discharges or attempts to discharge a firearm at a place the
individual knows is a school zone is guilty of a Class D \underline{G} felony.
SECTION 932. 948.605 (4) of the statutes is repealed.
Section 933. 948.61 (2) (b) of the statutes is amended to read:
948.61 (2) (b) A Class $\mathbb{E}\ \underline{I}$ felony, if the violation is the person's 2nd or
subsequent violation of this section within a 5-year period, as measured from the
dates the violations occurred.
Section 934. 948.62 (1) (a) of the statutes is amended to read:
948.62 (1) (a) A Class E felony A misdemeanor, if the value of the property does
not exceed \$500.
Section 935. 948.62 (1) (b) of the statutes is amended to read:
948.62 (1) (b) A Class \pm I felony, if the value of the property exceeds \$500 but
does not exceed \$2,500.
Section 936. 948.62 (1) (bm) of the statutes is created to read:
948.62 (1) (bm) A Class H felony, if the value of the property exceeds \$2,500 but
does not exceed \$5,000.

1 **Section 937.** 948.62 (1) (c) of the statutes is amended to read: 2 948.62 (1) (c) A Class C G felony, if the value of the property exceeds \$2,500 3 **\$5,000**. 4 **Section 938.** 949.03 (1) (b) of the statutes is amended to read: 5 949.03 (1) (b) The commission or the attempt to commit any crime specified in 6 s. 346.62 (4), 346.63 (2) or (6), 940.01, 940.02, 940.03, 940.05, 940.06, 940.07, 940.08, 7 940.09, 940.10, 940.19, 940.20, 940.201, 940.21, 940.22 (2), 940.225, 940.23, 940.24, 8 940.25, 940.285, 940.29, 940.30, 940.305, 940.31, 940.32, 941.327, 943.02, 943.03, 9 943.04, 943.10, 943.20, 943.23 (1g), (1m) or (1r), 943.32, 948.02, 948.025, 948.03, 10 948.04, 948.07, 948.095, 948.20, 948.30 or 948.51. 11 **Section 939.** 950.04 (1v) (g) of the statutes is amended to read: 12 950.04 (1v) (g) To have reasonable attempts made to notify the victim of 13 hearings or court proceedings, as provided under ss. 302.113 (9g) (g) 2., 302.114 (6), 14 938.27 (4m) and (6), 938.273 (2), 971.095 (3) and 972.14 (3) (b). 15 **Section 940.** 950.04 (1v) (nt) of the statutes is created to read: 16 950.04 (1v) (nt) To attend a hearing on a petition for modification of a bifurcated sentence and provide a statement concerning modification of the 17 18 bifurcated sentence, as provided under s. 302.113 (9g) (d). 19 **Section 941.** 951.18 (1) of the statutes is amended to read: 20 951.18 (1) Any person violating s. 951.02, 951.025, 951.03, 951.04, 951.05, 21 951.06, 951.07, 951.09, 951.10, 951.11, 951.13, 951.14 or 951.15 is subject to a 22 Class C forfeiture. Any person who violates any of these provisions within 3 years 23 after a humane officer issues an abatement order under s. 173.11 prohibiting the 24 violation of that provision is subject to a Class A forfeiture. Any person who

intentionally or negligently violates any of those sections is guilty of a Class A

misdemeanor. Any person who intentionally violates s. 951.02, resulting in the mutilation, disfigurement or death of an animal, is guilty of a Class $\mathbf{E} \, \mathbf{I}$ felony. Any person who intentionally violates s. 951.02 or 951.06, knowing that the animal that is the victim is used by a law enforcement agency to perform agency functions or duties and causing injury to the animal, is guilty of a Class $\mathbf{E} \, \mathbf{I}$ felony.

Section 942. 951.18 (2) of the statutes is amended to read:

951.18 (2) Any person who violates s. 951.08 (2m) or (3) is guilty of a Class A misdemeanor. Any person who violates s. 951.08 (1) or (2) is guilty of a Class $\mathbf{E}\ \mathbf{I}$ felony for the first violation and is guilty of a Class $\mathbf{D}\ \mathbf{H}$ felony for the 2nd or subsequent violation.

Section 943. 951.18 (2m) of the statutes is amended to read:

951.18 (2m) Any person who violates s. 951.095 is subject to a Class B forfeiture. Any person who intentionally or negligently violates s. 951.095, knowing that the animal that is the victim is used by a law enforcement agency or fire department to perform agency or department functions or duties, is guilty of a Class A misdemeanor. Any person who intentionally violates s. 951.095, knowing that the animal that is the victim is used by a law enforcement agency or fire department to perform agency or department functions or duties and causing injury to the animal, is guilty of a Class $\mathbf{E} \ \mathbf{I} \ \text{felony}$. Any person who intentionally violates s. 951.095, knowing that the animal that is the victim is used by a law enforcement agency or fire department to perform agency or department functions or duties and causing death to the animal, is guilty of a Class $\mathbf{D} \ \mathbf{H} \ \text{felony}$.

Section 944. 961.41 (1) (intro.) of the statutes is amended to read:

961.41 (1) Manufacture, distribution or delivery. (intro.) Except as authorized by this chapter, it is unlawful for any person to manufacture, distribute

1 or deliver a controlled substance or controlled substance analog. Any person who 2 violates this subsection with respect to is subject to the following penalties: 3 **Section 945.** 961.41 (1) (a) of the statutes is amended to read: 4 961.41 (1) (a) Schedule I and II narcotic drugs generally. Except as provided 5 in par. (d), if a person violates this subsection with respect to a controlled substance 6 included in schedule I or II which is a narcotic drug, or a controlled substance analog 7 of a controlled substance included in schedule I or II which is a narcotic drug, may 8 be fined not more than \$25,000 or imprisoned for not more than 22 years and 6 9 months or both the person is guilty of a Class E felony. 10 **SECTION 946.** 961.41 (1) (b) of the statutes, as affected by 2001 Wisconsin Act 11 16, is amended to read: 961.41 (1) (b) Schedule I, II, and III nonnarcotic drugs generally. Except as 12 provided in pars. (cm) and (e) to (hm), if a person violates this subsection with respect 13 14 to any other controlled substance included in schedule I, II, or III, or a controlled 15 substance analog of any other controlled substance included in schedule I or II, may be fined not more than \$15,000 or imprisoned for not more than 7 years and 6 months 16 17 or both the person is guilty of a Class H felony. 18 **Section 947.** 961.41 (1) (cm) (intro.) of the statutes is amended to read: 19 961.41 (1) (cm) Cocaine and cocaine base. (intro.) Cocaine If the person violates 20 this subsection with respect to cocaine or cocaine base, or a controlled substance 21 analog of cocaine or cocaine base, is subject to the following penalties if and the 22 amount manufactured, distributed, or delivered is: 23 **Section 948.** 961.41 (1) (cm) 1. of the statutes is renumbered 961.41 (1) (cm) 24 1r. and amended to read:

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1	961.41 (1) (cm) 1r. Five grams or less More than one gram but not more than
2	5 grams, the person shall be fined not more than \$500,000 and may be imprisoned
3	for not more than 15 years is guilty of a Class F felony.
4	SECTION 949. 961.41 (1) (cm) 1g. of the statutes is created to read:
5	961.41 (1) (cm) 1g. One gram or less, the person is guilty of a Class G felony.
6	Section 950. 961.41 (1) (cm) 2. of the statutes is amended to read:
7	961.41 (1) (cm) 2. More than 5 grams but not more than 15 grams, the person
8	shall be fined not more than \$500,000 and shall be imprisoned for not less than one
9	year nor more than 22 years and 6 months is guilty of a Class E felony.
10	Section 951. 961.41 (1) (cm) 3. of the statutes is amended to read:
11	961.41 (1) (cm) 3. More than 15 grams but not more than 40 grams, the person
12	shall be fined not more than \$500,000 and shall be imprisoned for not less than 3
13	years nor more than 30 years is guilty of a Class D felony.
14	Section 952. 961.41 (1) (cm) 4. of the statutes is amended to read:
15	961.41 (1) (cm) 4. More than 40 grams but not more than 100 grams, the person
16	shall be fined not more than $$500,000$ and shall be imprisoned for not less than 5
17	years nor more than 45 years is guilty of a Class C felony.
18	Section 953. 961.41 (1) (cm) 5. of the statutes is repealed.
19	Section 954. 961.41 (1) (d) (intro.) of the statutes is amended to read:
20	961.41 (1) (d) Heroin. (intro.) Heroin If the person violates this subsection with
21	respect to heroin or a controlled substance analog of heroin is subject to the following
22	penalties if and the amount manufactured, distributed or delivered is:
23	Section 955. 961.41 (1) (d) 1. of the statutes is amended to read:

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961.41 (1) (d) 1. Three grams or less, the person shall be fined not less than \$1,000 nor more than \$200,000 and may be imprisoned for not more than 22 years and 6 months is guilty of a Class F felony. **Section 956.** 961.41 (1) (d) 2. of the statutes is amended to read: 961.41 (1) (d) 2. More than 3 grams but not more than 10 grams, the person shall be fined not less than \$1,000 nor more than \$250,000 and shall be imprisoned for not less than 6 months nor more than 22 years and 6 months is guilty of a Class E felony. **Section 957.** 961.41 (1) (d) 3. of the statutes is amended to read: 961.41 (1) (d) 3. More than 10 grams but not more than 50 grams, the person shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned for not less than one year nor more than 22 years and 6 months is guilty of a Class D felony. **Section 958.** 961.41 (1) (d) 4. of the statutes is amended to read: 961.41 (1) (d) 4. More than 50 grams but not more than 200 grams, the person shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned for not less than 3 years nor more than 22 years and 6 months is guilty of a Class C felony. **Section 959.** 961.41 (1) (d) 5. of the statutes is repealed. **Section 960.** 961.41 (1) (d) 6. of the statutes is repealed. **Section 961.** 961.41 (1) (e) (intro.) of the statutes is amended to read: Phencyclidine, amphetamine, methamphetamine, and 961.41 **(1)** (e) methcathinone. (intro.) Phencyclidine If the person violates this subsection with respect to phencyclidine, amphetamine, methamphetamine, or methcathinone, or a controlled substance analog of phencyclidine, amphetamine, methamphetamine, or

1	methcathinone, is subject to the following penalties if and the amount
2	manufactured, distributed, or delivered is:
3	Section 962. 961.41 (1) (e) 1. of the statutes is amended to read:
4	961.41 (1) (e) 1. Three grams or less, the person shall be fined not less than
5	\$1,000 nor more than \$200,000 and may be imprisoned for not more than 7 years and
6	6 months is guilty of a Class F felony.
7	Section 963. 961.41 (1) (e) 2. of the statutes is amended to read:
8	961.41 (1) (e) 2. More than 3 grams but not more than 10 grams, the person
9	shall be fined not less than \$1,000 nor more than \$250,000 and shall be imprisoned
10	for not less than 6 months nor more than 7 years and 6 months is guilty of a Class
11	E felony.
12	Section 964. 961.41 (1) (e) 3. of the statutes is amended to read:
13	961.41 (1) (e) 3. More than 10 grams but not more than 50 grams, the person
14	shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned
15	for not less than one year nor more than 22 years and 6 months is guilty of a Class
16	D felony.
17	Section 965. 961.41 (1) (e) 4. of the statutes is amended to read:
18	961.41 (1) (e) 4. More than 50 grams but not more than 200 grams, the person
19	shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned
20	for not less than 3 years nor more than 22 years and 6 months is guilty of a Class C
21	<u>felony</u> .
22	Section 966. 961.41 (1) (e) 5. of the statutes is repealed.
23	Section 967. 961.41 (1) (e) 6. of the statutes is repealed.
24	Section 968. 961.41 (1) (em) of the statutes is repealed.
25	Section 969. 961.41 (1) (f) (intro.) of the statutes is amended to read:

961.41 (1) (f) Lysergic acid diethylamide. (intro.) Lysergic If the person violates
this subsection with respect to lysergic acid diethylamide or a controlled substance
analog of lysergic acid diethylamide is subject to the following penalties if and the
amount manufactured, distributed, or delivered is:
Section 970. 961.41 (1) (f) 1. of the statutes is amended to read:
961.41 (1) (f) 1. One gram or less, the person shall be fined not less than \$1,000
nor more than \$200,000 and may be imprisoned for not more than 7 years and 6
months is guilty of a Class G felony.
SECTION 971. 961.41 (1) (f) 2. of the statutes is amended to read:
961.41(1)(f) 2. More than one gram but not more than 5 grams, the person-shall
be fined not less than \$1,000 nor more than \$250,000 and shall be imprisoned for not
less than 6 months nor more than 7 years and 6 months is guilty of a Class F felony
Section 972. 961.41 (1) (f) 3. of the statutes is amended to read:
961.41 (1) (f) 3. More than 5 grams, the person shall be fined not less than
\$1,000 nor more than \$500,000 and shall be imprisoned for not less than one year
nor more than 22 years and 6 months is guilty of a Class E felony.
SECTION 973. 961.41 (1) (g) (intro.) of the statutes is amended to read:
961.41 (1) (g) Psilocin and psilocybin. (intro.) Psilocin If the person violates
this subsection with respect to psilocin or psilocybin, or a controlled substance analog
of psilocin or psilocybin, is subject to the following penalties if and the amount
manufactured, distributed or delivered is:
SECTION 974. 961.41 (1) (g) 1. of the statutes is amended to read:
961.41 (1) (g) 1. One hundred grams or less, the person shall be fined not less
than \$1,000 nor more than \$200,000 and may be imprisoned for not more than 7
vears and 6 months is guilty of a Class G felony.

1	SECTION 975. 961.41 (1) (g) 2. of the statutes is amended to read:
2	961.41 (1) (g) 2. More than 100 grams but not more than 500 grams, the person
3	shall be fined not less than \$1,000 nor more than \$250,000 and shall be imprisoned
4	for not less than 6 months nor more than 7 years and 6 months is guilty of a Class
5	F felony.
6	Section 976. 961.41 (1) (g) 3. of the statutes is amended to read:
7	961.41 (1) (g) 3. More than 500 grams, the person shall be fined not less than
8	\$1,000 nor more than \$500,000 and shall be imprisoned for not less than one year
9	nor more than 22 years and 6 months is guilty of a Class E felony.
10	SECTION 977. 961.41 (1) (h) (intro.) of the statutes is amended to read:
11	961.41 (1) (h) <u>Tetrahydrocannabinols.</u> (intro.) Tetrahydrocannabinols <u>If the</u>
12	person violates this subsection with respect to tetrahydrocannabinols, included
13	under s. 961.14 (4) (t), or a controlled substance analog of tetrahydrocannabinols, is
14	subject to the following penalties if and the amount manufactured, distributed or
15	delivered is:
16	Section 978. 961.41 (1) (h) 1. of the statutes is amended to read:
17	961.41 (1) (h) 1. Five Two hundred grams or less, or 10 ± 4 or fewer plants
18	containing tetrahydrocannabinols, the person shall be fined not less than \$500 nor
19	more than \$25,000 and may be imprisoned for not more than 4 years and 6 months
20	is guilty of a Class I felony.
21	Section 979. 961.41 (1) (h) 2. of the statutes is amended to read:
22	961.41 (1) (h) 2. More than $500 \underline{200}$ grams but not more than $\underline{2,500} \underline{1,000}$ grams,
23	or more than $\underline{40}$ 4 plants containing tetrahydrocannabinols but not more than $\underline{50}$ $\underline{20}$
24	plants containing tetrahydrocannabinols, the person shall be fined not less than

1	\$1,000 nor more than \$50,000 and shall be imprisoned for not less than 3 months nor
2	more than 7 years and 6 months is guilty of a Class H felony.
3	Section 980. 961.41 (1) (h) 3. of the statutes is amended to read:
4	961.41 (1) (h) 3. More than 2,500 1,000 grams but not more than 2,500 grams,
5	or more than $50 \ \underline{20}$ plants containing tetrahydrocannabinols <u>but not more than 50</u>
6	plants containing tetrahydrocannabinols, the person shall be fined not less than
7	\$1,000 nor more than \$100,000 and shall be imprisoned for not less than one year
8	nor more than 15 years is guilty of a Class G felony.
9	Section 981. 961.41 (1) (h) 4. of the statutes is created to read:
10	961.41 (1) (h) 4. More than 2,500 grams but not more than 10,000 grams, or
11	more than 50 plants containing tetrahydrocannabinols but not more than 200 plants
12	containing tetrahydrocannabinols, the person is guilty of a Class F felony.
13	Section 982. 961.41 (1) (h) 5. of the statutes is created to read:
14	961.41 (1) (h) 5. More than 10,000 grams, or more than 200 plants containing
15	tetrahydrocannabinols, the person is guilty of a Class E felony.
16	SECTION 983. 961.41 (1) (hm) (intro.) of the statutes, as affected by 2001
17	Wisconsin Act 16, is amended to read:
18	961.41 (1) (hm) Certain other schedule I controlled substances and ketamine.
19	(intro.) Gamma-hydroxybutyric If the person violates this subsection with respect
20	to gamma-hydroxybutyric acid, gamma-butyrolactone,
	3,4-methylenedioxymethamphetamine,
22	$\hbox{$4$-bromo-$2,5$-dimethoxy-beta-phenylethylamine,} \qquad \hbox{4-methylthioamphetamine,}$
23	ketamine, or a controlled substance analog of gamma-hydroxybutyric acid,
24	gamma-butyrolactone, 3,4-methylenedioxymethamphetamine,
25	4-bromo-2,5-dimethoxy-beta-phenylethylamine, or 4-methylthioamphetamine is

1 subject to the following penalties if and the amount manufactured, distributed, or 2 delivered is: 3 **Section 984.** 961.41 (1) (hm) 1. of the statutes, as created by 2001 Wisconsin 4 Act 16, is amended to read: 5 961.41 (1) (hm) 1. Three grams or less, the person shall be fined not less than 6 \$1,000 nor more than \$200,000 and may be imprisoned for not more than 7 years and 7 6 months is guilty of a Class F felony. 8 **Section 985.** 961.41 (1) (hm) 2. of the statutes, as created by 2001 Wisconsin 9 Act 16, is amended to read: 10 961.41 (1) (hm) 2. More than 3 grams but not more than 10 grams, the person shall be fined not less than \$1,000 nor more than \$250,000 and shall be imprisoned 11 12 for not less than 6 months nor more than 7 years and 6 months is guilty of a Class 13 E felony. 14 **Section 986.** 961.41 (1) (hm) 3. of the statutes, as created by 2001 Wisconsin 15 Act 16, is amended to read: 16 961.41 (1) (hm) 3. More than 10 grams but not more than 50 grams, the person 17 shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned for not less than one year nor more than 22 years and 6 months is guilty of a Class 18 19 D felony. 20 **Section 987.** 961.41 (1) (hm) 4. of the statutes, as created by 2001 Wisconsin 21Act 16, is amended to read: 22 961.41 (1) (hm) 4. More than 50 grams but not more than 200 grams, the person 23 shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned 24 for not less than 3 years nor more than 22 years and 6 months is guilty of a Class C 25felony.

1 **Section 988.** 961.41 (1) (hm) 5. of the statutes, as created by 2001 Wisconsin 2 Act 16, is repealed. 3 **Section 989.** 961.41 (1) (hm) 6. of the statutes, as created by 2001 Wisconsin 4 Act 16, is repealed. **Section 990.** 961.41 (1) (i) of the statutes is amended to read: 5 6 961.41 (1) (i) Schedule IV drugs generally. Except as provided in par. (im), if 7 a person violates this subsection with respect to a substance included in schedule IV, may be fined not more than \$10,000 or imprisoned for not more than 4 years and 6 8 9 months or both the person is guilty of a Class H felony. 10 **Section 991.** 961.41 (1) (im) (intro.) of the statutes, as affected by 2001 11 Wisconsin Act 16, is amended to read: 961.41 (1) (im) Flunitrazepam. (intro.) Flunitrazepam is subject to the 12 13 following penalties if If a person violates this subsection with respect to 14 <u>flunitrazepam and</u> the amount manufactured, distributed, or delivered is: 15 **Section 992.** 961.41 (1) (im) 1. of the statutes, as created by 2001 Wisconsin 16 Act 16. is amended to read: 17 961.41 (1) (im) 1. Three grams or less, the person shall be fined not less than \$1,000 nor more than \$200,000 and may be imprisoned for not more than 7 years and 18 6 months is guilty of a Class F felony. 19 20 **Section 993.** 961.41 (1) (im) 2. of the statutes, as created by 2001 Wisconsin 21Act 16, is amended to read: 22 961.41 (1) (im) 2. More than 3 grams but not more than 10 grams, the person shall be fined not less than \$1,000 nor more than \$250,000 and shall be imprisoned 23 24 for not less than 6 months nor more than 7 years and 6 months is guilty of a Class 25E felony.

1 **Section 994.** 961.41 (1) (im) 3. of the statutes, as created by 2001 Wisconsin 2 Act 16, is amended to read: 3 961.41 (1) (im) 3. More than 10 grams but not more than 50 grams, the person 4 shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned 5 for not less than one year nor more than 22 years and 6 months is guilty of a Class D felony. 6 7 **Section 995.** 961.41 (1) (im) 4. of the statutes, as created by 2001 Wisconsin 8 Act 16, is amended to read: 9 961.41 (1) (im) 4. More than 50 grams but not more than 200 grams, the person shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned 10 11 for not less than 3 years nor more than 22 years and 6 months is guilty of a Class C 12 felony. 13 **Section 996.** 961.41 (1) (im) 5. of the statutes, as created by 2001 Wisconsin 14 Act 16, is repealed. 15 **Section 997.** 961.41 (1) (im) 6. of the statutes, as created by 2001 Wisconsin Act 16, is repealed. 16 17 **Section 998.** 961.41 (1) (j) of the statutes is amended to read: 961.41 (1) (j) Schedule V drugs. A If a person violates this subsection with 18 19 respect to a substance included in schedule V, may be fined not more than \$5,000 or 20 imprisoned for not more than 2 years or both the person is guilty of a Class I felony. **SECTION 999.** 961.41 (1m) (intro.) of the statutes is amended to read: 21 22 961.41 (1m) Possession with intent to manufacture, distribute or deliver. 23 (intro.) Except as authorized by this chapter, it is unlawful for any person to possess, 24 with intent to manufacture, distribute or deliver, a controlled substance or a 25controlled substance analog. Intent under this subsection may be demonstrated by,

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without limitation because of enumeration, evidence of the quantity and monetary value of the substances possessed, the possession of manufacturing implements or paraphernalia, and the activities or statements of the person in possession of the controlled substance or a controlled substance analog prior to and after the alleged violation. Any person who violates this subsection with respect to is subject to the following penalties: **Section 1000.** 961.41 (1m) (a) of the statutes is amended to read: 961.41 (1m) (a) Schedule I and II narcotic drugs generally. Except as provided in par. (d), if a person violates this subsection with respect to a controlled substance included in schedule I or II which is a narcotic drug or a controlled substance analog of a controlled substance included in schedule I or II which is a narcotic drug, may be fined not more than \$25,000 or imprisoned for not more than 22 years and 6 months or both the person is guilty of a Class E felony. **Section 1001.** 961.41 (1m) (b) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read: 961.41 (1m) (b) Schedule I, II, and III nonnarcotic drugs generally. Except as provided in pars. (cm) and (e) to (hm), if a person violates this subsection with respect to any other controlled substance included in schedule I, II, or III, or a controlled substance analog of any other controlled substance included in schedule I or II, may be fined not more than \$15,000 or imprisoned for not more than 7 years and 6 months or both the person is guilty of a Class H felony.

Section 1002. 961.41 (1m) (cm) (intro.) of the statutes is amended to read:

this subsection with respect to cocaine or cocaine base, or a controlled substance

961.41 (1m) (cm) <u>Cocaine and cocaine base.</u> (intro.) <u>Cocaine If a person violates</u>

1	analog of cocaine or cocaine base, is subject to the following penalties if and the
2	amount possessed, with intent to manufacture, distribute or deliver, is:
3	SECTION 1003. 961.41 (1m) (cm) 1. of the statutes is renumbered 961.41 (1m)
4	(cm) 1r. and amended to read:
5	961.41 (1m) (cm) 1r. Five grams or less More than one gram but not more than
6	5 grams, the person shall be fined not more than \$500,000 and may be imprisoned
7	for not more than 15 years is guilty of a Class F felony.
8	Section 1004. 961.41 (1m) (cm) 1g. of the statutes is created to read:
9	961.41 (1m) (cm) 1g. One gram or less, the person is guilty of a Class G felony.
10	Section 1005. 961.41 (1m) (cm) 2. of the statutes is amended to read:
11	961.41 (1m) (cm) 2. More than 5 grams but not more than 15 grams, the person
12	shall be fined not more than \$500,000 and shall be imprisoned for not less than one
13	year nor more than 22 years and 6 months is guilty of a Class E felony.
14	Section 1006. 961.41 (1m) (cm) 3. of the statutes is amended to read:
15	961.41 (1m) (cm) 3. More than 15 grams but not more than 40 grams, the
16	person shall be fined not more than \$500,000 and shall be imprisoned for not less
17	than 3 years nor more than 30 years is guilty of a Class D felony.
18	Section 1007. 961.41 (1m) (cm) 4. of the statutes is amended to read:
19	961.41 (1m) (cm) 4. More than 40 grams but not more than 100 grams, the
20	person shall be fined not more than \$500,000 and shall be imprisoned for not less
21	than 5 years nor more than 45 years is guilty of a Class C felony.
22	Section 1008. 961.41 (1m) (cm) 5. of the statutes is repealed.
23	Section 1009. 961.41 (1m) (d) (intro.) of the statutes is amended to read:
24	961.41 (1m) (d) Heroin. (intro.) Heroin If a person violates this subsection with
25	respect to heroin or a controlled substance analog of heroin is subject to the following

penalties if and the amount possessed, with intent to manufacture, distribute or 1 2 deliver, is: **Section 1010.** 961.41 (1m) (d) 1. of the statutes is amended to read: 3 4 961.41 (1m) (d) 1. Three grams or less, the person shall be fined not less than 5 \$1,000 nor more than \$100,000 and may be imprisoned for not more than 22 years 6 and 6 months is guilty of a Class F felony. 7 **SECTION 1011.** 961.41 (1m) (d) 2. of the statutes is amended to read: 8 961.41 (1m) (d) 2. More than 3 grams but not more than 10 grams, the person 9 shall be fined not less than \$1,000 nor more than \$200,000 and shall be imprisoned 10 for not less than 6 months nor more than 22 years and 6 months is guilty of a Class 11 E felony. **Section 1012.** 961.41 (1m) (d) 3. of the statutes is amended to read: 12 961.41 (1m) (d) 3. More than 10 grams but not more than 50 grams, the person 13 14 shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned 15 for not less than one year nor more than 22 years and 6 months is guilty of a Class 16 D felony. **Section 1013.** 961.41 (1m) (d) 4. of the statutes is amended to read: 17 18 961.41 (1m) (d) 4. More than 50 grams but not more than 200 grams, the person 19 shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned for not less than 3 years nor more than 22 years and 6 months is guilty of a Class C 20 21felony. 22 **Section 1014.** 961.41 (1m) (d) 5. of the statutes is repealed. 23 **Section 1015.** 961.41 (1m) (d) 6. of the statutes is repealed. 24**SECTION 1016.** 961.41 (1m) (e) (intro.) of the statutes is amended to read:

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961.41 **(1m)** (e) Phencyclidine, amphetamine, methamphetamine, and methcathinone. (intro.) Phencyclidine If a person violates this subsection with respect to phencyclidine, amphetamine, methamphetamine, or methcathinone, or a controlled substance analog of phencyclidine, amphetamine, methamphetamine, or methcathinone, is subject to the following penalties if and the amount possessed, with intent to manufacture, distribute, or deliver, is: **Section 1017.** 961.41 (1m) (e) 1. of the statutes is amended to read: 961.41 (1m) (e) 1. Three grams or less, the person shall be fined not less than \$1,000 nor more than \$100,000 and may be imprisoned for not more than 7 years and 6 months is guilty of a Class F felony. **Section 1018.** 961.41 (1m) (e) 2. of the statutes is amended to read: 961.41 (1m) (e) 2. More than 3 grams but not more than 10 grams, the person shall be fined not less than \$1,000 nor more than \$200,000 and shall be imprisoned for not less than 6 months nor more than 7 years and 6 months is guilty of a Class E felony. **SECTION 1019.** 961.41 (1m) (e) 3. of the statutes is amended to read: 961.41 (1m) (e) 3. More than 10 grams but not more than 50 grams, the person shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned for not less than one year nor more than 22 years and 6 months is guilty of a Class D felony. **Section 1020.** 961.41 (1m) (e) 4. of the statutes is amended to read: 961.41 (1m) (e) 4. More than 50 grams but not more than 200 grams, the person shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned for not less than 3 years nor more than 22 years and 6 months is guilty of a Class C felony.

1 **Section 1021.** 961.41 (1m) (e) 5. of the statutes is repealed. 2 **Section 1022.** 961.41 (1m) (e) 6. of the statutes is repealed. 3 **Section 1023.** 961.41 (1m) (em) of the statutes is repealed. 4 **SECTION 1024.** 961.41 (1m) (f) (intro.) of the statutes is amended to read: 5 961.41 (1m) (f) <u>Lysergic acid diethylamide</u>. (intro.) <u>Lysergic If a person violates</u> 6 this subsection with respect to lysergic acid diethylamide or a controlled substance 7 analog of lysergic acid diethylamide is subject to the following penalties if and the 8 amount possessed, with intent to manufacture, distribute or deliver, is: 9 **Section 1025.** 961.41 (1m) (f) 1. of the statutes is amended to read: 10 961.41 (1m) (f) 1. One gram or less, the person shall be fined not less than 11 \$1,000 nor more than \$100,000 and may be imprisoned for not more than 7 years and 6 months is guilty of a Class G felony. 12 **Section 1026.** 961.41 (1m) (f) 2. of the statutes is amended to read: 13 14 961.41 (1m) (f) 2. More than one gram but not more than 5 grams, the person 15 shall be fined not less than \$1,000 nor more than \$200,000 and shall be imprisoned for not less than 6 months nor more than 7 years and 6 months is guilty of a Class 16 17 F felony. 18 **Section 1027.** 961.41 (1m) (f) 3. of the statutes is amended to read: 19 961.41 (1m) (f) 3. More than 5 grams, the person shall be fined not less than 20 \$1,000 nor more than \$500,000 and shall be imprisoned for not less than one year 21nor more than 22 years and 6 months is guilty of a Class E felony. 22 **Section 1028.** 961.41 (1m) (g) (intro.) of the statutes is amended to read: 23 961.41 (1m) (g) Psilocin and psilocybin. (intro.) Psilocin If a person violates this subsection with respect to psilocin or psilocybin, or a controlled substance analog 24

1 of psilocin or psilocybin, is subject to the following penalties if and the amount 2 possessed, with intent to manufacture, distribute or deliver, is: 3 **SECTION 1029.** 961.41 (1m) (g) 1. of the statutes is amended to read: 4 961.41 (1m) (g) 1. One hundred grams or less, the person shall be fined not less 5 than \$1,000 nor more than \$100,000 and may be imprisoned for not more than 7 6 vears and 6 months is guilty of a Class G felony. 7 **Section 1030.** 961.41 (1m) (g) 2. of the statutes is amended to read: 8 961.41 (1m) (g) 2. More than 100 grams but not more than 500 grams, the 9 person shall be fined not less than \$1,000 nor more than \$200,000 and shall be 10 imprisoned for not less than 6 months nor more than 7 years and 6 months is guilty 11 of a Class F felony. **Section 1031.** 961.41 (1m) (g) 3. of the statutes is amended to read: 12 961.41 (1m) (g) 3. More than 500 grams, the person shall be fined not less than 13 14 \$1,000 nor more than \$500,000 and shall be imprisoned for not less than one year 15 nor more than 22 years and 6 months is guilty of a Class E felony. **Section 1032.** 961.41 (1m) (h) (intro.) of the statutes is amended to read: 16 961.41 (1m) (h) Tetrahydrocannabinols. (intro.) Tetrahydrocannabinols If a 17 18 person violates this subsection with respect to tetrahydrocannabinols, included 19 under s. 961.14 (4) (t), or a controlled substance analog of tetrahydrocannabinols, is 20 subject to the following penalties if and the amount possessed, with intent to 21manufacture, distribute, or deliver, is: 22 **SECTION 1033.** 961.41 (1m) (h) 1. of the statutes is amended to read: 23 961.41 (1m) (h) 1. Five Two hundred grams or less, or 10 4 or fewer plants 24containing tetrahydrocannabinols, the person shall be fined not less than \$500 nor

1 more than \$25,000 and may be imprisoned for not more than 4 years and 6 months 2 is guilty of a Class I felony. 3 **SECTION 1034.** 961.41 (1m) (h) 2. of the statutes is amended to read: 4 961.41 (1m) (h) 2. More than 500 200 grams but not more than 2,500 1,000 5 grams, or more than 10 4 plants containing tetrahydrocannabinols but not more than 6 50 20 plants containing tetrahydrocannabinols, the person shall be fined not less 7 than \$1,000 nor more than \$50,000 and shall be imprisoned for not less than 3 8 months nor more than 7 years and 6 months is guilty of a Class H felony. 9 **Section 1035.** 961.41 (1m) (h) 3. of the statutes is amended to read: 10 961.41 (1m) (h) 3. More than 2,500 1,000 grams but not more than 2,500 grams, 11 or more than 50 20 plants containing tetrahydrocannabinols but not more than 50 12 plants containing tetrahydrocannabinols, the person shall be fined not less than 13 \$1,000 nor more than \$100,000 and shall be imprisoned for not less than one year 14 nor more than 15 years is guilty of a Class G felony. 15 **Section 1036.** 961.41 (1m) (h) 4. of the statutes is created to read: 16 961.41 (1m) (h) 4. More than 2.500 grams but not more than 10.000 grams, or 17 more than 50 plants containing tetrahydrocannabinols but not more than 200 plants 18 containing tetrahydrocannabinols, the person is guilty of a Class F felony. 19 **Section 1037.** 961.41 (1m) (h) 5. of the statutes is created to read: 20 961.41 (1m) (h) 5. More than 10,000 grams, or more than 200 plants containing 21tetrahydrocannabinols, the person is guilty of a Class E felony. 22 **SECTION 1038.** 961.41 (1m) (hm) (intro.) of the statutes, as created by 2001 23 Wisconsin Act 16, is amended to read: 24 961.41 (1m) (hm) <u>Certain other schedule I controlled substances and ketamine.</u> (intro.) Gamma-hydroxybutyric If the person violates this subsection with respect 25

1	to gamma-hydroxybutyric acid, gamma-butyrolactone,
	3,4-methylenedioxymethamphetamine
2	4-bromo-2,5-dimethoxy-beta-phenylethylamine, 4-methylthioamphetamine,
4	ketamine, or a controlled substance analog of gamma-hydroxybutyric acid,
5	gamma-butyrolactone, 3,4-methylenedioxymethamphetamine
6	4-bromo-2,5-dimethoxy-beta-phenylethylamine, or 4-methylthioamphetamine is
7	subject to the following penalties if the amount possessed, with intent to
8	manufacture, distribute, or deliver is:
9	Section 1039. 961.41 (1m) (hm) 1. of the statutes, as created by 2001
10	Wisconsin Act 16, is amended to read:
11	961.41 (1m) (hm) 1. Three grams or less, the person shall be fined not less than
12	\$1,000 nor more than \$200,000 and may be imprisoned for not more than 7 years and
13	6 months is guilty of a Class F felony.
14	Section 1040. 961.41 (1m) (hm) 2. of the statutes, as created by 2001
15	Wisconsin Act 16, is amended to read:
16	961.41 (1m) (hm) 2. More than 3 grams but not more than 10 grams, the person
17	shall be fined not less than \$1,000 nor more than \$250,000 and shall be imprisoned
18	for not less than 6 months nor more than 7 years and 6 months is guilty of a Class
19	E felony.
20	Section 1041. 961.41 (1m) (hm) 3. of the statutes, as created by 2001
21	Wisconsin Act 16, is amended to read:
22	961.41 (1m) (hm) 3. More than 10 grams but not more than 50 grams, the
23	person shall be fined not less than \$1,000 nor more than \$500,000 and shall be
24	imprisoned for not less than one year nor more than 22 years and 6 months is guilty
25	of a Class D felony.

1 **Section 1042.** 961.41 (1m) (hm) 4. of the statutes, as created by 2001 2 Wisconsin Act 16, is amended to read: 3 961.41 (1m) (hm) 4. More than 50 grams but not more than 200 grams, the 4 person shall be fined not less than \$1,000 nor more than \$500,000 and shall be 5 imprisoned for not less than 3 years nor more than 22 years and 6 months is guilty 6 of a Class C felony. 7 **SECTION 1043.** 961.41 (1m) (hm) 5. of the statutes, as created by 2001 8 Wisconsin Act 16, is repealed. 9 **Section 1044.** 961.41 (1m) (hm) 6. of the statutes, as created by 2001 10 Wisconsin Act 16, is repealed. **Section 1045.** 961.41 (1m) (i) of the statutes is amended to read: 11 12 961.41 (1m) (i) Schedule IV drugs generally. Except as provided in par. (im), 13 if a person violates this subsection with respect to a substance included in schedule 14 IV, may be fined not more than \$10,000 or imprisoned for not more than 4 years and 15 6 months or both the person is guilty of a Class H felony. 16 **Section 1046.** 961.41 (1m) (im) (intro.) of the statutes, as affected by 2001 17 Wisconsin Act 16, is amended to read: 18 961.41 (1m) (im) Flunitrazepam. (intro.) Flunitrazepam is subject to the following penalties if If a person violates this subsection with respect to 19 20 flunitrazepam and the amount possessed, with intent to manufacture, distribute, or 21deliver, is: 22 **Section 1047.** 961.41 (1m) (im) 1. of the statutes, as created by 2001 Wisconsin Act 16, is amended to read: 23

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961.41 (1m) (im) 1. Three grams or less, the person shall be fined not less than \$1,000 nor more than \$200,000 and may be imprisoned for not more than 7 years and 6 months is guilty of a Class F felony. **SECTION 1048.** 961.41 (1m) (im) 2. of the statutes, as created by 2001 Wisconsin Act 16, is amended to read: 961.41 (1m) (im) 2. More than 3 grams but not more than 10 grams, the person shall be fined not less than \$1,000 nor more than \$250,000 and shall be imprisoned for not less than 6 months nor more than 7 years and 6 months is guilty of a Class E felony. **Section 1049.** 961.41 (1m) (im) 3. of the statutes, as created by 2001 Wisconsin Act 16, is amended to read: 961.41 (1m) (im) 3. More than 10 grams but not more than 50 grams, the person 12 13 shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned 14 for not less than one year nor more than 22 years and 6 months is guilty of a Class 15 D felony. 16 **Section 1050.** 961.41 (1m) (im) 4. of the statutes, as created by 2001 Wisconsin Act 16, is amended to read: 961.41 (1m) (im) 4. More than 50 grams but not more than 200 grams, the 18 19 person shall be fined not less than \$1,000 nor more than \$500,000 and shall be imprisoned for not less than 3 years nor more than 22 years and 6 months is guilty of a Class C felony. **Section 1051.** 961.41 (1m) (im) 5. of the statutes, as created by 2001 Wisconsin Act 16, is repealed. 23 24 **Section 1052.** 961.41 (1m) (im) 6. of the statutes, as created by 2001 Wisconsin 25Act 16, is repealed.

1 **Section 1053.** 961.41 (1m) (j) of the statutes is amended to read: 2 961.41 (1m) (j) Schedule V drugs. A If a person violates this subsection with 3 respect to a substance included in schedule V, may be fined not more than \$5,000 or 4 imprisoned for not more than 2 years or both the person is guilty of a Class I felony. 5 **Section 1054.** 961.41 (1n) (c) of the statutes is amended to read: 6 961.41 (1n) (c) A person who violates par. (a) or (b) may be fined not more than 7 \$250,000 or imprisoned for not more than 15 years or both is guilty of a Class F felony. 8 **Section 1055.** 961.41 (1q) of the statutes is amended to read: 9 961.41 (1q) Penalty relating to tetrahydrocannabinols in certain cases. 10 Under s. 961.49 (2), 1999 stats., and subs. (1) (h) and (1m) (h) and s. 961.49 (2), if 11 different penalty provisions apply to a person depending on whether the weight of 12 tetrahydrocannabinols or the number of plants containing tetrahydrocannabinols is 13 considered, the greater penalty provision applies. 14 **Section 1056.** 961.41 (1r) of the statutes is amended to read: 15 961.41 (1r) Determining weight of substance. In determining amounts under 16 s. 961.49 (2) (b), 1999 stats., and subs. (1) and (1m) and s. 961.49 (2) (b), an amount 17 includes the weight of cocaine, cocaine base, heroin, phencyclidine, lysergic acid 18 diethylamide, psilocin, psilocybin, amphetamine, methamphetamine, 19 methcathinone or tetrahydrocannabinols or any controlled substance analog of any 20 of these substances together with any compound, mixture, diluent, plant material 21 or other substance mixed or combined with the controlled substance or controlled 22 substance analog. In addition, in determining amounts under subs. (1) (h) and (1m) 23 (h), the amount of tetrahydrocannabinols means anything included under s. 961.14 24 (4) (t) and includes the weight of any marijuana. 25**SECTION 1057.** 961.41 (2) (intro.) of the statutes is amended to read:

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961.41 (2) Counterfeit substances. (intro.) Except as authorized by this chapter, it is unlawful for any person to create, manufacture, distribute, deliver or possess with intent to distribute or deliver, a counterfeit substance. Any person who violates this subsection with respect to is subject to the following penalties: **Section 1058.** 961.41 (2) (a) of the statutes is amended to read: 961.41 (2) (a) Counterfeit schedule I and II narcotic drugs. A If a person violates this subsection with respect to a counterfeit substance included in schedule I or II which is a narcotic drug, may be fined not more than \$25,000 or imprisoned for not more than 22 years and 6 months or both the person is guilty of a Class E felony. **Section 1059.** 961.41 (2) (b) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read: 961.41 (2) (b) Counterfeit schedule I, II, III, and IV drugs. Except as provided in pars. (a) and (bm), and (cm), if a person violates this subsection with respect to any other counterfeit substance included in schedule I, II or, III, may be fined not more than \$15,000 or imprisoned for not more than 7 years and 6 months or both or IV, the person is guilty of a Class H felony. **Section 1060.** 961.41 (2) (c) of the statutes is repealed. **SECTION 1061.** 961.41 (2) (cm) (title) of the statutes is created to read: 961.41 (2) (cm) (title) Counterfeit flunitrazepam. **Section 1062.** 961.41 (2) (d) of the statutes is amended to read: 961.41 (2) (d) Counterfeit schedule V drugs. —A If a person violates this subsection with respect to a counterfeit substance included in schedule V, may be fined not more than \$5,000 or imprisoned for not more than 2 years or both the person is guilty of a Class I felony.

1 **Section 1063.** 961.41 (3g) (a) 1. of the statutes is renumbered 961.41 (3g) (am) 2 and amended to read: 3 961.41 (3g) (am) Schedule I and II narcotic drugs. Except as provided in subd. 4 2., if the If a person possesses a controlled substance included in schedule I or II 5 which is a narcotic drug, or possesses a controlled substance analog of a controlled 6 substance included in schedule I or II which is a narcotic drug, the person may, upon 7 a first conviction, be fined not more than \$5,000 or imprisoned for not more than 2 8 years or both, and, for a 2nd or subsequent offense, the person may be fined not more 9 than \$10,000 or imprisoned for not more than 3 years or both is guilty of a Class I 10 felony. 11 **Section 1064.** 961.41 (3g) (a) 2. of the statutes is repealed. 12 **Section 1065.** 961.41 (3g) (a) 3. of the statutes is repealed. 13 **Section 1066.** 961.41 (3g) (b) of the statutes is amended to read: 14 961.41 (3g) (b) Other drugs generally. Except as provided in pars. (c), (d), (dm), 15 (e) and (f), if the person possesses or attempts to possess a controlled substance or 16 controlled substance analog, other than a controlled substance included in schedule 17 I or II that is a narcotic drug or a controlled substance analog of a controlled substance included in schedule I or II that is a narcotic drug, the person is guilty of 18 19 a misdemeanor, punishable under s. 939.61. 20 **Section 1067.** 961.41 (3g) (c) of the statutes is amended to read: 21 961.41 (3g) (c) Cocaine and cocaine base. If a person possess or attempts to 22 possess cocaine or cocaine base, or a controlled substance analog of cocaine or cocaine 23 base, the person shall be fined not more than \$5,000 and may be imprisoned for not 24 more than one year in the county jail upon a first conviction and is guilty of a Class I felony for a 2nd or subsequent offense. For purposes of this paragraph, an offense 25

is considered a 2nd or subsequent offense if, prior to the offender's conviction of the offense, the offender has at any time been convicted of any felony or misdemeanor under this chapter or under any statute of the United States or of any state relating to controlled substances, controlled substance analogs, narcotic drugs, marijuana, or depressant, stimulant, or hallucinogenic drugs.

SECTION 1068. 961.41 (3g) (d) of the statutes is amended to read:

961.41 (3g) (d) Certain hallucinogenic and stimulant drugs. If a person possesses or attempts to possess lysergic acid diethylamide, phencyclidine, amphetamine, methamphetamine, methcathinone, psilocin or psilocybin, or a controlled substance analog of lysergic acid diethylamide, phencyclidine, amphetamine, methamphetamine, methcathinone, psilocin or psilocybin, the person may be fined not more than \$5,000 or imprisoned for not more than one year in the county jail or both upon a first conviction and is guilty of a Class I felony for a 2nd or subsequent offense. For purposes of this paragraph, an offense is considered a 2nd or subsequent offense if, prior to the offender's conviction of the offense, the offender has at any time been convicted of any felony or misdemeanor under this chapter or under any statute of the United States or of any state relating to controlled substances, controlled substance analogs, narcotic drugs, marijuana, or depressant, stimulant, or hallucinogenic drugs.

Section 1069. 961.41 (3g) (dm) of the statutes is repealed.

Section 1070. 961.41 (3g) (e) of the statutes is amended to read:

961.41 (3g) (e) <u>Tetrahydrocannabinols</u>. If a person possesses or attempts to possess tetrahydrocannabinols included under s. 961.14 (4) (t), or a controlled substance analog of tetrahydrocannabinols, the person may be fined not more than \$1,000 or imprisoned for not more than 6 months or both <u>upon a first conviction and</u>

is guilty of a Class I felony for a 2nd or subsequent offense. For purposes of this
paragraph, an offense is considered a 2nd or subsequent offense if, prior to the
offender's conviction of the offense, the offender has at any time been convicted of any
felony or misdemeanor under this chapter or under any statute of the United States
or of any state relating to controlled substances, controlled substance analogs,
narcotic drugs, marijuana, or depressant, stimulant, or hallucinogenic drugs.
SECTION 1071. 961.41 (3g) (f) of the statutes is amended to read:
961.41 (3g) (f) Gamma-hydroxybutyric acid, gamma-butyrolactone, ketamine,
or flunitrazepam. If a person possesses or attempts to possess
gamma-hydroxybutyric acid, gamma-butyrolactone, ketamine or flunitrazepam,
the person may be fined not more than \$5,000 or imprisoned for not more than 2 years
or both is guilty of a Class H felony.
SECTION 1072. 961.41 (4) (am) 3. of the statutes is amended to read:
961.41 (4) (am) 3. A person convicted of violating who violates this paragraph
may be fined not more than \$5,000 or imprisoned for not more than 2 years or both
is guilty of a Class I felony.
Section 1073. 961.42 (2) of the statutes is amended to read:
961.42 (2) Any person who violates this section may be fined not more than
\$25,000 or imprisoned not more than 2 years or both is guilty of a Class I felony.
Section 1074. 961.43 (2) of the statutes is amended to read:
961.43 (2) Any person who violates this section may be fined not more than
\$30,000 or imprisoned not more than 6 years or both is guilty of a Class H felony.
Section 1075. 961.437 (4) (a) of the statutes is amended to read:

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961.437 (4) (a) For a first offense, the person shall be fined not less than \$1,000 nor more than \$100,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony. **Section 1076.** 961.437 (4) (b) of the statutes is amended to read: 961.437 (4) (b) For a 2nd or subsequent offense, the person shall be fined not less than \$5,000 nor more than \$150,000 or imprisoned for not more than 15 years or both is guilty of a Class F felony. **Section 1077.** 961.438 of the statutes is repealed. **Section 1078.** 961.455 (1) of the statutes is amended to read: 961.455 (1) Any person who has attained the age of 17 years who knowingly solicits, hires, directs, employs or uses a person who is under the age of 17 years of age or under for the purpose of violating s. 961.41 (1) may be fined not more than \$50,000 or imprisoned for not more than 15 years or both is guilty of a Class F felony. **Section 1079.** 961.455 (3) of the statutes is amended to read: 961.455 (3) Solicitation under sub. (1) occurs in the manner described under s. 939.30, but the penalties under sub. (1) apply instead of the penalties under s. 939.30 or 948.35. **SECTION 1080.** 961.46 (1) of the statutes is renumbered 961.46 and amended to read: 961.46 Distribution to persons under age 18. Except as provided in sub. (3), any If a person 17 years of age or over who violates s. 961.41 (1) by distributing or delivering a controlled substance included in schedule I or II which is a narcotic drug or a controlled substance analog of a controlled substance included in schedule I or II which is a narcotic drug to a person 17 years of age or under who is at least 3 years his or her junior is punishable by the fine authorized by s. 961.41 (1) (a) or

a term of imprisonment of up to twice that authorized by s. 961.41 (1) (a), or both, the applicable maximum term of imprisonment prescribed under s. 961.41 (1) for the offense may be increased by not more than 5 years.

SECTION 1081. 961.46 (2) of the statutes is repealed.

SECTION 1082. 961.46 (3) of the statutes is repealed.

Section 1083. 961.465 of the statutes is repealed.

SECTION 1084. 961.472 (2) of the statutes is amended to read:

961.472 (2) Except as provided in sub. (5), if a person pleads guilty or is found guilty of possession or attempted possession of a controlled substance or controlled substance analog under s. 961.41 (3g) (a) 2. (am), (c), or (d) or (dm), the court shall order the person to comply with an assessment of the person's use of controlled substances. The court's order shall designate a facility that is operated by or pursuant to a contract with the county department established under s. 51.42 and that is certified by the department of health and family services to provide assessment services to perform the assessment and, if appropriate, to develop a proposed treatment plan. The court shall notify the person that noncompliance with the order limits the court's ability to determine whether the treatment option under s. 961.475 is appropriate. The court shall also notify the person of the fee provisions under s. 46.03 (18) (fm).

SECTION 1085. 961.48 (1) of the statutes is renumbered 961.48 (1) (intro.) and amended to read:

961.48 (1) (intro.) Except as provided in subs. (2) and (4), any If a person who is charged under sub. (2m) with a felony offense under this chapter that is a 2nd or subsequent offense as provided under this chapter sub. (3) and the person is convicted of that 2nd or subsequent offense may be fined an amount up to twice that

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otherwise authorized or imprisoned for a term up to twice the term otherwise authorized or both., the maximum term of imprisonment for the offense may be increased as follows: **Section 1086.** 961.48 (1) (a) and (b) of the statutes are created to read: 961.48 (1) (a) By not more than 6 years, if the offense is a Class C or D felony. (b) By not more than 4 years, if the offense is a Class E, F, G, H, or I felony. **Section 1087.** 961.48 (2) of the statutes is repealed. **Section 1088.** 961.48 (2m) (a) of the statutes is amended to read: 961.48 (2m) (a) Whenever a person charged with an a felony offense under this chapter may be subject to a conviction for a 2nd or subsequent offense, he or she is not subject to an enhanced penalty under sub. (1) or (2) unless any applicable prior convictions are alleged in the complaint, indictment or information or in an amended complaint, indictment or information that is filed under par. (b) 1. A person is not subject to an enhanced penalty under sub. (1) or (2) for an offense if an allegation of applicable prior convictions is withdrawn by an amended complaint filed under par. (b) 2. **Section 1089.** 961.48 (3) of the statutes is amended to read: 961.48 (3) For purposes of this section, an a felony offense under this chapter is considered a 2nd or subsequent offense if, prior to the offender's conviction of the offense, the offender has at any time been convicted of any felony or misdemeanor offense under this chapter or under any statute of the United States or of any state relating to controlled substances or controlled substance analogs, narcotic drugs, marijuana or depressant, stimulant or hallucinogenic drugs.

Section 1090. 961.48 (4) of the statutes is repealed.

1 **SECTION 1091.** 961.49 (1) of the statutes is renumbered 961.49, and 961.49 2 (intro.), as renumbered, is amended to read: 3 961.49 Distribution of or possession with intent to deliver a controlled 4 **substance on or near certain places.** (intro.) If any person violates s. 961.41 (1) 5 (cm), (d), (e), (em), (f), (g) or (h) by delivering or distributing, or violates s. 961.41 (1m) 6 (cm), (d), (e), (em), (f), (g) or (h) by possessing with intent to deliver or distribute, 7 cocaine, cocaine base, heroin, phencyclidine, lysergic acid diethylamide, psilocin, 8 psilocybin, amphetamine, methamphetamine, methcathinone or any form of 9 tetrahydrocannabinols or a controlled substance analog of any of these substances 10 and the delivery, distribution or possession takes place under any of the following 11 circumstances, the maximum term of imprisonment prescribed by law for that crime 12 may be increased by 5 years: 13 **Section 1092.** 961.49 (2) of the statutes is repealed. 14 **Section 1093.** 961.49 (3) of the statutes is repealed. 15 **Section 1094.** 961.492 of the statutes is repealed. 16 **Section 1095.** 961.55 (1) (d) 3. of the statutes is amended to read: 17 961.55 (1) (d) 3. A vehicle is not subject to forfeiture for a violation of s. 961.41 18 (3g) (b), (c), (d), (dm), (e) or (f); and 19 **Section 1096.** 961.573 (3) of the statutes is amended to read: 20 961.573 (3) No person may use, or possess with the primary intent to use, drug 21 paraphernalia to manufacture, compound, convert, produce, process, prepare, test, 22 analyze, pack, repack or store methamphetamine or a controlled substance analog 23 of methamphetamine in violation of this chapter. Any person who violates this 24 subsection may be fined not more than \$10,000 or imprisoned for not more than 5

vears or both is guilty of a Class H felony.

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SECTION 1097. 961.574 (3) of the statutes is amended to read:

961.574 (3) No person may deliver, possess with intent to deliver, or manufacture with intent to deliver, drug paraphernalia, knowing that it will be primarily used to manufacture, compound, convert, produce, process, prepare, test, analyze, pack, repack or store methamphetamine or a controlled substance analog of methamphetamine in violation of this chapter. Any person who violates this subsection may be fined not more than \$10,000 or imprisoned for not more than 5 years or both is guilty of a Class H felony.

SECTION 1098. 961.575 (3) of the statutes is amended to read:

961.575 (3) Any person 17 years of age or over who violates s. 961.574 (3) by delivering drug paraphernalia to a person 17 years of age or under may be fined not more than \$50,000 or imprisoned for not more than 10 years or both is guilty of a Class G felony.

Section 1099. 967.04 (9) of the statutes is amended to read:

967.04 **(9)** In any criminal prosecution or juvenile fact–finding hearing under s. 48.31 or 938.31, the court may admit into evidence a videotaped deposition taken under subs. (7) and (8) without an additional hearing under s. 908.08. In any proceeding under s. 302.113 (9) (am), 302.114 (9) (am), 304.06 (3), or 973.10 (2), the hearing examiner may order and preside at the taking of a videotaped deposition using the procedure provided in subs. (7) and (8) and may admit the videotaped deposition into evidence without an additional hearing under s. 908.08.

SECTION 1100. 968.255 (1) (a) 2. of the statutes is amended to read:

968.255 (1) (a) 2. Arrested for any misdemeanor under s. 167.30, 940.19, 941.20 (1), 941.23, 941.237, 941.24, 948.60, 948.605 (2) (a) or 948.61.

SECTION 1101. 968.31 (1) (intro.) of the statutes is amended to read:

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968.31 (1) (intro.) Except as otherwise specifically provided in ss. 196.63 or 968.28 to 968.30, whoever commits any of the acts enumerated in this section may be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony: **Section 1102.** 968.34 (3) of the statutes is amended to read: 968.34 (3) Whoever knowingly violates sub. (1) shall may be fined not more than \$10,000 or imprisoned for not more than 2 years 9 months or both. **Section 1103.** 968.43 (3) of the statutes is amended to read: 968.43 (3) Any person who violates an oath or affirmation required by sub. (2) may be imprisoned for not more than 7 years and 6 months is guilty of a Class H felony. **Section 1104.** 969.08 (10) (a) of the statutes is amended to read: 969.08 (10) (a) "Commission of a serious crime" includes a solicitation, conspiracy or attempt, under s. 948.35, 1999 stats., or s. 939.30, 939.31, or 939.32 or 948.35, to commit a serious crime. **Section 1105.** 969.08 (10) (b) of the statutes is amended to read: 969.08 (10) (b) "Serious crime" means any crime specified in s. 943.23 (1m), 1999 stats., or s. 943.23 (1r), 1999 stats., or s. 346.62 (4), 940.01, 940.02, 940.03, 940.05, 940.06, 940.08, 940.09, 940.10, 940.19 (5), 940.195 (5), 940.20, 940.201, 940.203, 940.21, 940.225 (1) to (3), 940.23, 940.24, 940.25, 940.29, 940.295 (3) (b) 1g., 1m., 1r., 2. or 3., 940.31, 941.20 (2) or (3), 941.26, 941.30, 941.327, 943.01 (2) (c), 943.011, 943.013, 943.02, 943.03, 943.04, 943.06, 943.10, 943.23 (1g), (1m) or (1r), 943.30, 943.32, 946.01, 946.02, 946.43, 947.015, 948.02 (1) or (2), 948.025, 948.03, 948.04, 948.05, 948.06, 948.07 or 948.30.

SECTION 1106. 971.17 (1) of the statutes is renumbered 971.17 (1) (a) and amended to read:

971.17 (1) (a) Felonies committed before the effective date of this paragraph [revisor inserts date]. When Except as provided in par. (c), when a defendant is found not guilty by reason of mental disease or mental defect of a felony committed before the effective date of this paragraph [revisor inserts date], the court shall commit the person to the department of health and family services for a specified period not exceeding two-thirds of the maximum term of imprisonment that could be imposed under s. 973.15 (2) (a) against an offender convicted of the same crime or crimes felony, including imprisonment authorized by ss. 346.65 (2) (f), (2j) (d) or (3m), 939.62, 939.621, 939.63, 939.635, 939.64, 939.641, 939.645, 940.09 (1b), 940.25 (1b) and 961.48 and other any applicable penalty enhancement statutes, as applicable, subject to the credit provisions of s. 973.155.

(c) Felonies punishable by life imprisonment. If the maximum term of imprisonment is a defendant is found not guilty by reason of mental disease or mental defect of a felony that is punishable by life imprisonment, the commitment period specified by the court may be life, subject to termination under sub. (5).

Section 1107. 971.17 (1) (b) of the statutes is created to read:

971.17 (1) (b) Felonies committed on or after the effective date of this paragraph [revisor inserts date]. Except as provided in par. (c), when a defendant is found not guilty by reason of mental disease or mental defect of a felony committed on or after the effective date of this paragraph [revisor inserts date], the court shall commit the person to the department of health and family services for a specified period not exceeding the maximum term of confinement in prison that could be imposed on an offender convicted of the same felony, plus imprisonment authorized

1 by any applicable penalty enhancement statutes, subject to the credit provisions of 2 s. 973.155. 3 **Section 1108.** 971.17 (1) (d) of the statutes is created to read: 4 971.17 (1) (d) *Misdemeanors*. When a defendant is found not guilty by reason 5 of mental disease or mental defect of a misdemeanor, the court shall commit the 6 person to the department of health and family services for a specified period not 7 exceeding two-thirds of the maximum term of imprisonment that could be imposed 8 against an offender convicted of the same misdemeanor, including imprisonment 9 authorized by any applicable penalty enhancement statutes, subject to the credit 10 provisions of s. 973.155. 11 **Section 1109.** 971.365 (1) (a) of the statutes is amended to read: 12 971.365 (1) (a) In any case under s. 961.41 (1) (em), 1999 stats., or s. 961.41 (1) 13 (cm), (d), (e), (em), (f), (g) or (h) involving more than one violation, all violations may 14 be prosecuted as a single crime if the violations were pursuant to a single intent and 15 design. 16 **Section 1110.** 971.365 (1) (b) of the statutes is amended to read: 17 971.365 (1) (b) In any case under s. 961.41 (1m) (em), 1999 stats., or s. 961.41 18 (1m) (cm), (d), (e), (em), (f), (g) or (h) involving more than one violation, all violations 19 may be prosecuted as a single crime if the violations were pursuant to a single intent 20 and design. 21 **Section 1111.** 971.365 (1) (c) of the statutes is amended to read: 22 971.365 (1) (c) In any case under s. 961.41 (3g) (a) 2., 1999 stats., or s. 961.41 23 (3g) (dm), 1999 stats., or s. 961.41 (3g) (a) 2. (am), (c), (d), (dm) or (e) involving more 24 than one violation, all violations may be prosecuted as a single crime if the violations

were pursuant to a single intent and design.

SECTION 1112. 971.365 (2) of the statutes is amended to read:

971.365 (2) An acquittal or conviction under sub. (1) does not bar a subsequent prosecution for any acts in violation of <u>s. 961.41 (1) (em), 1999 stats., s. 961.41 (1m)</u> (em), 1999 stats., s. 961.41 (3g) (a) 2., 1999 stats., or s. 961.41 (3g) (dm), 1999 stats., or s. 961.41 (1) (cm), (d), (e), (em), (f), (g), or (h), (1m) (cm), (d), (e), (em), (f), (g), or (h) or (3g) (a) 2. (am), (c), (d), (dm) or (e) on which no evidence was received at the trial on the original charge.

Section 1113. 972.15 (2c) of the statutes is amended to read:

972.15 (2c) If the defendant is <u>subject to</u> being sentenced under s. 973.01 and he or she satisfies the criteria under s. 302.045 (2) (b) and (c), the person preparing the presentence investigation report shall include in the report a recommendation as to whether the defendant should be eligible for the challenge incarceration program under s. 302.045.

SECTION 1114. 973.01 (1) of the statutes is amended to read:

973.01 (1) BIFURCATED SENTENCE REQUIRED. Except as provided in sub. (3), whenever a court sentences a person to imprisonment in the Wisconsin state prisons for a felony committed on or after December 31, 1999, or a misdemeanor committed on or after the effective date of this subsection [revisor inserts date], the court shall impose a bifurcated sentence that consists of a term of confinement in prison followed by a term of extended supervision under s. 302.113 this section.

SECTION 1115. 973.01 (2) (intro.) of the statutes is amended to read:

973.01 (2) STRUCTURE OF BIFURCATED SENTENCES. (intro.) The court shall ensure that a A bifurcated sentence is a sentence that consists of a term of confinement in prison followed by a term of extended supervision under s. 302.113. The total length of a bifurcated sentence equals the length of the term of confinement in prison plus

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the length of the term of extended supervision. An order imposing a bifurcated sentence imposed under sub. (1) complies this section shall comply with all of the following: **Section 1116.** 973.01 (2) (a) of the statutes is amended to read: 973.01 (2) (a) Total length of bifurcated sentence. Except as provided in par. (c), the total length of the bifurcated sentence may not exceed the maximum period of imprisonment for the specified in s. 939.50 (3), if the crime is a classified felony, or the maximum term of imprisonment provided by statute for the crime, if the crime is not a classified felony, plus additional imprisonment authorized by any applicable penalty enhancement statutes. **Section 1117.** 973.01 (2) (b) (intro.) of the statutes is amended to read: 973.01 (2) (b) Imprisonment Confinement portion of bifurcated sentence. (intro.) The portion of the bifurcated sentence that imposes a term of confinement in prison may not be less than one year, subject to any minimum sentence prescribed for the felony, and, except as provided in par. (c), may not exceed is subject to whichever of the following limits is applicable: **SECTION 1118.** 973.01 (2) (b) 2. of the statutes is repealed. **Section 1119.** 973.01 (2) (b) 3. of the statutes is amended to read: 973.01 (2) (b) 3. For a Class C felony, the term of confinement in prison may not exceed 10 25 years. **Section 1120.** 973.01 (2) (b) 4. of the statutes is amended to read: 973.01 (2) (b) 4. For a Class D felony, the term of confinement in prison may not exceed 5 15 years. **Section 1121.** 973.01 (2) (b) 5. of the statutes is amended to read:

1	973.01 (2) (b) 5. For a Class E felony, the term of confinement in prison may
2	not exceed $2 \underline{10}$ years.
3	SECTION 1122. 973.01 (2) (b) 6. of the statutes is renumbered 973.01 (2) (b) 10.
4	(intro.) and amended to read:
5	973.01 (2) (b) 10. (intro.) For any felony crime other than a felony specified in
6	subds. 1. to 5. one of the following, the term of confinement in prison may not exceed
7	75% of the total length of the bifurcated sentence.:
8	SECTION 1123. 973.01 (2) (b) 6m. of the statutes is created to read:
9	973.01 (2) (b) 6m. For a Class F felony, the term of confinement in prison may
10	not exceed 7 years and 6 months.
11	Section 1124. 973.01 (2) (b) 7. of the statutes is created to read:
12	973.01 (2) (b) 7. For a Class G felony, the term of confinement in prison may
13	not exceed 5 years.
14	Section 1125. 973.01 (2) (b) 8. of the statutes is created to read:
15	973.01 (2) (b) 8. For a Class H felony, the term of confinement in prison may
16	not exceed 3 years.
17	Section 1126. 973.01 (2) (b) 9. of the statutes is created to read:
18	973.01 (2) (b) 9. For a Class I felony, the term of confinement in prison may not
19	exceed one year and 6 months.
20	SECTION 1127. 973.01 (2) (b) 10. a. and b. of the statutes are created to read:
21	973.01 (2) (b) 10. a. A felony specified in subds. 1. to 9.
22	b. An attempt to commit a classified felony if the attempt is punishable under
23	s. 939.32 (1) (intro.).
24	SECTION 1128. 973.01 (2) (c) of the statutes is renumbered 973.01 (2) (c) 1. and
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years.

973.01 (2) (c) 1. The Subject to the minimum period of extended supervision required under par. (d), the maximum term of confinement in prison specified in par. (b) may be increased by any applicable penalty enhancement statute. If the maximum term of confinement in prison specified in par. (b) is increased under this paragraph, the total length of the bifurcated sentence that may be imposed is increased by the same amount. **Section 1129.** 973.01 (2) (c) 2. of the statutes is created to read: 973.01 (2) (c) 2. If more than one of the following penalty enhancement statutes apply to a crime, the court shall apply them in the order listed in calculating the maximum term of imprisonment for that crime: a. Sections 939.621, 939.632, 939.645, 961.46, and 961.49. b. Section 939.63. c. Section 939.62 (1) or 961.48. **SECTION 1130.** 973.01 (2) (d) of the statutes is renumbered 973.01 (2) (d) (intro.) and amended to read: 973.01 (2) (d) Minimum and maximum term of extended supervision. (intro.) The term of extended supervision that follows the term of confinement in prison may not be less than 25% of the length of the term of confinement in prison imposed under par. (b), and, for a classified felony, is subject to whichever of the following limits is applicable: **Section 1131.** 973.01 (2) (d) 1. to 6. of the statutes are created to read: 973.01 (2) (d) 1. For a Class B felony, the term of extended supervision may not exceed 20 years. 2. For a Class C felony, the term of extended supervision may not exceed 15

1	3. For a Class D felony, the term of extended supervision may not exceed 10
2	years.
3	4. For a Class E, F, or G felony, the term of extended supervision may not exceed
4	5 years.
5	5. For a Class H felony, the term of extended supervision may not exceed 3
6	years.
7	6. For a Class I felony, the term of extended supervision may not exceed 2 years.
8	Section 1132. 973.01 (4) of the statutes is amended to read:
9	973.01 (4) No good time; extension or reduction of term of imprisonment. A
10	person sentenced to a bifurcated sentence under sub. (1) shall serve the term of
11	confinement in prison portion of the sentence without reduction for good behavior.
12	The term of confinement in prison portion is subject to extension under s. 302.113 (3)
13	and, if applicable, to reduction under s. 302.045 (3m), or 302.113 (9g).
14	Section 1133. 973.01 (6) of the statutes is amended to read:
15	973.01 (6) NO PAROLE. A person serving a bifurcated sentence imposed under
16	sub. (1) is not eligible for release on parole <u>under that sentence</u> .
17	Section 1134. 973.0135 (1) (b) 2. of the statutes is amended to read:
18	973.0135 (1) (b) 2. Any felony under <u>s. 940.09 (1), 1999 stats., s. 943.23 (1m)</u>
19	or (1r), 1999 stats., s. 948.35 (1) (b) or (c), 1999 stats., or s. 948.36, 1999 stats., s.
20	$940.01,940.02,940.03,940.05,940.09\underbrace{(1)}_{}\underbrace{(1c)}_{},940.16,940.19(5),940.195(5),940.21,$
21	$940.225\ (1)\ or\ (2),\ 940.305,\ 940.31,\ 941.327\ (2)\ (b)\ 4.,\ 943.02,\ 943.10\ (2),\ 943.23\ (1g),$
22	(1m) or (1r), 943.32 (2), 946.43 (1m), 948.02 (1) or (2), 948.025, 948.03 (2) (a) or (c),
23	948.05, 948.06, 948.07, 948.08, <u>or</u> 948.30 (2) , 948.35 (1) (b) or (c) or 948.36 .
24	Section 1135. 973.017 of the statutes is created to read:

973.017 Bifurcated sentences; use of guidelines; consideration of
aggravating and mitigating factors. (1) Definition. In this section, "sentencing
decision" means a decision as to whether to impose a bifurcated sentence under s.
973.01 or place a person on probation and a decision as to the length of a bifurcated
sentence, including the length of each component of the bifurcated sentence, the
amount of a fine, and the length of a term of probation.

- (2) GENERAL REQUIREMENT. When a court makes a sentencing decision concerning a person convicted of a criminal offense committed on or after the effective date of this subsection [revisor inserts date], the court shall consider all of the following:
- (a) If the offense is a felony, the sentencing guidelines adopted by the sentencing commission under s. 973.30 or, if the sentencing commission has not adopted a guideline for the offense, any applicable temporary sentencing guideline adopted by the criminal penalties study committee created under 1997 Wisconsin Act 283.
 - (ad) The protection of the public.
 - (ag) The gravity of the offense.
 - (ak) The rehabilitative needs of the defendant.
- (b) Any applicable mitigating factors and any applicable aggravating factors, including the aggravating factors specified in subs. (3) to (8).
 - (3) AGGRAVATING FACTORS; GENERALLY. When making a sentencing decision for any crime, the court shall consider all of the following as aggravating factors:
 - (a) The fact that the person committed the crime while his or her usual appearance was concealed, disguised, or altered, with the intent to make it less likely that he or she would be identified with the crime.

- (b) The fact that the person committed the crime using information that was disclosed to him or her under s. 301.46.
- (c) The fact that the person committed the crime for the benefit of, at the direction of, or in association with any criminal gang, as defined in s. 939.22 (9), with the specific intent to promote, further, or assist in any criminal conduct by criminal gang members, as defined in s. 939.22 (9g).
- (d) The fact that the person committed the felony while wearing a vest or other garment designed, redesigned, or adapted to prevent bullets from penetrating the garment.
- (e) 1. Subject to subd. 2., the fact that the person committed the felony with the intent to influence the policy of a governmental unit or to punish a governmental unit for a prior policy decision, if any of the following circumstances also applies to the felony committed by the person:
 - a. The person caused bodily harm, great bodily harm, or death to another.
- b. The person caused damage to the property of another and the total property damaged is reduced in value by \$25,000 or more. For the purposes of this subd. 1. b., property is reduced in value by the amount that it would cost either to repair or to replace it, whichever is less.
 - c. The person used force or violence or the threat of force or violence.
- 2. a. In this subdivision, "labor dispute" includes any controversy concerning terms, tenure, or conditions of employment or concerning the association or representation of persons in negotiating, fixing, maintaining, changing, or seeking to arrange terms or conditions of employment, regardless of whether the disputants stand in the proximate relation of employer and employee.

1 b. Subdivision 1, does not apply to conduct arising out of or in connection with $\mathbf{2}$ a labor dispute. 3 (4) Aggravating factors: Serious sex crimes committed while infected with 4 CERTAIN DISEASES. (a) In this subsection: 5 1. "HIV" means any strain of human immunodeficiency virus, which causes 6 acquired immunodeficiency syndrome. 7 2. "Serious sex crime" means a violation of s. 940.225 (1) or (2), 948.02 (1) or (2). 8 or 948.025. 9 3. "Sexually transmitted disease" means syphilis, gonorrhea, hepatitis B, 10 hepatitis C, or chlamydia. 4. "Significantly exposed" means sustaining a contact which carries a potential 11 12 for transmission of a sexually transmitted disease or HIV by one or more of the following: 13 14 a. Transmission, into a body orifice or onto mucous membrane, of blood; semen; 15 vaginal secretions: cerebrospinal, synovial, pleural, peritoneal, pericardial, or amniotic fluid; or other body fluid that is visibly contaminated with blood. 16 b. Exchange, during the accidental or intentional infliction of a penetrating 17 18 wound, including a needle puncture, of blood; semen; vaginal secretions; 19 cerebrospinal, synovial, pleural, peritoneal, pericardial, or amniotic fluid; or other 20 body fluid that is visibly contaminated with blood. 21c. Exchange, into an eye, an open wound, an oozing lesion, or other place where 22 a significant breakdown in the epidermal barrier has occurred, of blood; semen; 23 vaginal secretions; cerebrospinal, synovial, pleural, peritoneal, pericardial, or

amniotic fluid; or other body fluid that is visibly contaminated with blood.

- (b) When making a sentencing decision concerning a person convicted of a serious sex crime, the court shall consider as an aggravating factor the fact that the serious sex crime was committed under all of the following circumstances:
- 1. At the time that he or she committed the serious sex crime, the person convicted of committing the serious sex crime had a sexually transmitted disease or acquired immunodeficiency syndrome or had had a positive test for the presence of HIV, antigen, or nonantigenic products of HIV or an antibody to HIV.
- 2. At the time that he or she committed the serious sex crime, the person convicted of committing the serious sex crime knew that he or she had a sexually transmitted disease or acquired immunodeficiency syndrome or that he or she had had a positive test for the presence of HIV, antigen, or nonantigenic products of HIV or an antibody to HIV.
- 3. The victim of the serious sex crime was significantly exposed to HIV or to the sexually transmitted disease, whichever is applicable, by the acts constituting the serious sex crime.
- (5) AGGRAVATING FACTORS; VIOLENT FELONY COMMITTED AGAINST ELDER PERSON. (a) In this subsection:
 - 1. "Elder person" means any individual who is 62 years of age or older.
- 2. "Violent felony" means any felony under s. 940.19 (2), (4), (5), or (6), 940.225 (1), (2), or (3), 940.23, or 943.32.
 - (b) When making a sentencing decision concerning a person convicted of a violent felony, the court shall consider as an aggravating factor the fact that the victim of the violent felony was an elder person. This paragraph applies even if the person mistakenly believed that the victim had not attained the age of 62 years.

- (6) AGGRAVATING FACTORS; CHILD SEXUAL ASSAULT OR CHILD ABUSE BY CERTAIN PERSONS. (a) In this subsection, "person responsible for the welfare the child" includes the child's parent, stepparent, guardian, foster parent, or treatment foster parent; an employee of a public or private residential home, institution, or agency; any other person legally responsible for the child's welfare in a residential setting; or a person employed by one who is legally responsible for the child's welfare to exercise temporary control or care for the child.
- (b) When making a sentencing decision concerning a person convicted of a violation of s. 948.02 (1) or (2), 948.025 (1), or 948.03 (2) or (3), the court shall consider as an aggravating factor the fact that the person was a person responsible for the welfare of the child who was the victim of the violation.
- (7) AGGRAVATING FACTORS; HOMICIDE OR INJURY BY INTOXICATED USE OF A VEHICLE. When making a sentencing decision concerning a person convicted of a violation of s. 940.09 (1) or 940.25 (1), the court shall consider as an aggravating factor the fact that, at the time of the violation, there was a minor passenger under 16 years of age or an unborn child in the person's motor vehicle.
- (8) AGGRAVATING FACTORS; CONTROLLED SUBSTANCES OFFENSES. (a) Distribution or delivery to prisoners. 1. In this paragraph, "precinct" means a place where any activity is conducted by a prison, jail, or house of correction.
- 2. When making a sentencing decision concerning a person convicted of violating s. 961.41 (1) or (1m), the court shall consider as an aggravating factor the fact that the violation involved delivering, distributing, or possessing with intent to deliver or distribute a controlled substance or controlled substance analog to a prisoner within the precincts of any prison, jail, or house of correction.

- (b) Distribution or delivery on public transit vehicles. When making a sentencing decision concerning a person convicted of violating s. 961.41 (1) or (1m), the court shall consider as an aggravating factor the fact that the violation involved delivering, distributing, or possessing with intent to deliver or distribute a controlled substance included in schedule I or II or a controlled substance analog of any controlled substance included in schedule I or II and that the person knowingly used a public transit vehicle during the violation.
- (9) AGGRAVATING FACTORS NOT AN ELEMENT OF THE CRIME. The aggravating factors listed in this section are not elements of any crime. A prosecutor is not required to charge any aggravating factor or otherwise allege the existence of an aggravating factor in any pleading for a court to consider the aggravating factor when making a sentencing decision.
- (10) Use of guidelines; no right to or basis for appeal. The requirement under sub. (2) (a) that a court consider sentencing guidelines adopted by the sentencing commission or the criminal penalties study committee does not require a court to make a sentencing decision that is within any range or consistent with a recommendation specified in the guidelines, and there is no right to appeal a court's sentencing decision based on the court's decision to depart in any way from any guideline. In any appeal from a court's sentencing decision, the appellate court may reverse the sentencing decision only if it determines that the sentencing court erroneously exercised its discretion in making the sentencing decision.
- (10m) Statement of reasons for sentencing decision. (a) The court shall state the reasons for its sentencing decision and, except as provided in par. (b), shall do so in open court and on the record.

a. A determinate sentence.

(b) If the court determines that it is not in the interest of the defendant for it
to state the reasons for its sentencing decision in the defendant's presence, the court
shall state the reasons for its sentencing decision in writing and include the writter
statement in the record.
Section 1136. 973.03 (3) (e) 1. and 2. of the statutes are amended to read:
973.03 (3) (e) 1. A crime which is a Class A or, B, or C felony.
2. A crime which is a Class \times D, E, F, or G felony listed in s. 969.08 (10) (b), but
not including any crime specified in s. 943.10.
Section 1137. 973.03 (3) (e) 3. of the statutes is repealed.
Section 1138. 973.032 (4) (c) 2. of the statutes is amended to read:
973.032 (4) (c) 2. The person is sentenced for the escape under s. 946.42 (4) (b)
to a sentence of imprisonment concurrent with the sentence to the intensive
sanctions program.
SECTION 1141. 973.09 (2) (b) 1. of the statutes is amended to read:
973.09 (2) (b) 1. Except as provided in subd. 2., for felonies, not less than one
year nor more than either the statutory maximum term of imprisonment
confinement in prison for the crime or 3 years, whichever is greater.
SECTION 1142. 973.15 (2m) of the statutes is created to read:
973.15 (2m) (a) Definitions. In this subsection:
1. "Determinate sentence" means a bifurcated sentence imposed under s
973.01 or a life sentence under which a person is eligible for release to extended
supervision under s. 973.014 (1g) (a) 1. or 2.
2. "Indeterminate sentence" means a sentence to the Wisconsin state prisons
other than one of the following:

- b. A sentence under which the person is not eligible for release on parole under s. 939.62 (2m) (c) or 973.014 (1) (c).
 - 3. "Period of confinement in prison," with respect to any sentence to the Wisconsin state prisons, means any time during which a person is incarcerated under that sentence, including any extensions imposed under s. 302.11 (3), 302.113 (3), or 302.114 (3) and any period of confinement in prison required to be served under s. 302.11 (7) (am), 302.113 (9) (am), or 302.114 (9) (am).
- (b) Determinate sentences imposed to run concurrent with or consecutive to determinate sentences. 1. If a court provides that a determinate sentence is to run concurrent with another determinate sentence, the person sentenced shall serve the periods of confinement in prison under the sentences concurrently and the terms of extended supervision under the sentences concurrently.
- 2. If a court provides that a determinate sentence is to run consecutive to another determinate sentence, the person sentenced shall serve the periods of confinement in prison under the sentences consecutively and the terms of extended supervision under the sentences consecutively and in the order in which the sentences have been pronounced.
- (c) Determinate sentences imposed to run concurrent with or consecutive to indeterminate sentences. 1. If a court provides that a determinate sentence is to run concurrent with an indeterminate sentence, the person sentenced shall serve the period of confinement in prison under the determinate sentence concurrent with the period of confinement in prison under the indeterminate sentence and the term of extended supervision under the determinate sentence concurrent with the parole portion of the indeterminate sentence.

- 2. If a court provides that a determinate sentence is to run consecutive to an indeterminate sentence, the person sentenced shall serve the period of confinement in prison under the determinate sentence consecutive to the period of confinement in prison under the indeterminate sentence and the parole portion of the indeterminate sentence consecutive to the term of extended supervision under the determinate sentence.
- (d) Indeterminate sentences imposed to run concurrent with or consecutive to determinate sentences. 1. If a court provides that an indeterminate sentence is to run concurrent with a determinate sentence, the person sentenced shall serve the period of confinement in prison under the indeterminate sentence concurrent with the period of confinement in prison under the determinate sentence and the parole portion of the indeterminate sentence concurrent with the term of extended supervision required under the determinate sentence.
- 2. If a court provides that an indeterminate sentence is to run consecutive to a determinate sentence, the person sentenced shall serve the period of confinement in prison under the indeterminate sentence consecutive to the period of confinement in prison under the determinate sentence and the parole portion of the indeterminate sentence consecutive to the term of extended supervision under the determinate sentence.
- (e) Revocation in multiple sentence cases. If a person is serving concurrent determinate sentences and extended supervision is revoked in each case, or if a person is serving a determinate sentence concurrent with an indeterminate sentence and both extended supervision and parole are revoked, the person shall concurrently serve any periods of confinement in prison required under those sentences under s. 302.11 (7) (am), 302.113 (9) (am), or 302.114 (9) (am).

Section 1143. 973.155 (1) (b) of the statutes is amended to read:

973.155 (1) (b) The categories in par. (a) include custody of the convicted offender which is in whole or in part the result of a probation, extended supervision or parole hold under s. 302.113 (8m), 302.114 (8m), 304.06 (3), or 973.10 (2) placed upon the person for the same course of conduct as that resulting in the new conviction.

Section 1144. 973.30 of the statutes is created to read:

- **973.30 Sentencing commission.** (1) Duties. The sentencing commission shall do all of the following:
- (a) Select an executive director having appropriate training and experience to study sentencing practices and prepare proposed sentencing guidelines.
 - (b) Monitor and compile data regarding sentencing practices in the state.
- (c) Adopt advisory sentencing guidelines for felonies committed on or after the effective date of this paragraph [revisor inserts date], to promote public safety, to reflect changes in sentencing practices and to preserve the integrity of the criminal justice and correctional systems.
- (d) Provide information to the legislature, state agencies, and the public regarding the costs to and other needs of the department which result from sentencing practices.
 - (e) Provide information to judges and lawyers about the sentencing guidelines.
- (f) Publish and distribute to all circuit judges hearing criminal cases an annual report regarding its work, which shall include all sentencing guidelines and all changes in existing sentencing guidelines adopted during the 12 months preceding the report.

(g) Study whether race is a basis for imposing sentences in criminal cases and
submit a report and recommendations on this issue to the governor, to each house
of the legislature under s. 13.172 (2), and to the supreme court.
(h) Assist the legislature in assessing the cost of enacting new or revising
existing statutes affecting criminal sentencing.
(i) At least semiannually, submit reports to all circuit judges, and to the chief
clerk of each house of the legislature for distribution to the appropriate standing
committees under s. 13.172 (3), containing statistics regarding criminal sentences
imposed in this state. Each report shall have a different focus and need not contain
statistics regarding every crime. Each report shall contain information regarding
sentences imposed statewide and in each of the following geographic areas:
1. Milwaukee County.
2. Dane and Rock counties.
3. Brown, Outagamie, Calumet, and Winnebago counties.
4. Racine and Kenosha counties.
5. All other counties.
(j) Study how sentencing options affect various types of offenders and offenses.
(2) Staff. Subject to authorization under s. 16.505, the sentencing commission
may hire staff to assist it in the performance of its duties.
(3) Sunset. This section does not apply after December 31, 2007.
Section 1145. 977.05 (4) (jm) of the statutes is created to read:
977.05 (4) (jm) At the request of an inmate determined by the state public
defender to be indigent or upon referral of a court under s. 302.113 (9g) (j), represent

the inmate in proceedings for modification of a bifurcated sentence under s. 302.113

(9g) before a program review committee and the sentencing court, if the state public defender determines the case should be pursued.

SECTION 1146. 977.06 (2) (b) of the statutes is amended to read:

977.06 (2) (b) A person who makes a false representation that he or she does not believe is true for purposes of qualifying for assignment of counsel shall be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class I felony.

Section 1147. 978.13 (1) (intro.) of the statutes is amended to read:

978.13 (1) (intro.) The <u>Subject to sub. (1m)</u>, the state shall assume financial responsibility for all of the following:

SECTION 1148. 978.13 (1) (b) of the statutes is amended to read:

978.13 (1) (b) In counties having a population of 500,000 or more, the salary and fringe benefit costs of 2 clerk positions providing clerical services to the prosecutors in the district attorney's office handling cases involving felony violations under ch. 961. The state treasurer shall pay the amount authorized under this paragraph subsection to the county treasurer pursuant to a voucher submitted by the district attorney to the department of administration from the appropriation under s. 20.475 (1) (i). The amount paid under this paragraph may not exceed \$75,200 in the 1999–2000 fiscal year and \$77,500 in the 2000–01 fiscal year.

SECTION 1149. 978.13 (1) (c) of the statutes is amended to read:

978.13 (1) (c) In counties having a population of 500,000 or more, the salary and fringe benefit costs of clerk positions in the district attorney's office necessary for the prosecution of violent crime cases primarily involving felony violations under s. 939.63, if a felony is committed while armed, and under ss. 940.01 to 940.03, 940.05, 940.06, 940.225, 943.23 (1g), (1m) and (1r) and 943.32 (2). The state treasurer shall

pay the amount authorized under this paragraph subsection to the county treasurer pursuant to a voucher submitted by the district attorney to the secretary of administration from the appropriation under s. 20.475 (1) (i). The amount paid under this paragraph may not exceed \$94,400 in the 1999–2000 fiscal year and \$97,200 in the 2000–01 fiscal year.

SECTION 1150. 978.13 (1) (d) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

978.13 (1) (d) In counties having a population of 500,000 or more, the salary and fringe benefit costs of 2 clerk positions providing clerical services to the prosecutors in the district attorney's office handling cases involving the unlawful possession or use of firearms. The state treasurer shall pay the amount authorized under this paragraph subsection to the county treasurer from the appropriation under s. 20.475 (1) (f) pursuant to a voucher submitted by the district attorney to the department of administration. The amount paid under this paragraph may not exceed the amount appropriated under s. 20.475 (1) (f).

Section 1151. 978.13 (1m) of the statutes is created to read:

978.13 (1m) The amount paid under sub. (1) (b) and (c) combined may not exceed the amount appropriated under s. 20.475 (1) (i). The amount paid under sub. (1) (d) may not exceed the amount appropriated under s. 20.475 (1) (f).

SECTION 1157. 1997 Wisconsin Act 283, section 454 (1) (f) is amended to read: [1997 Wisconsin Act 283] Section 454 (1) (f) No later than April 30, 1999, the The committee shall submit a report of its findings and recommendations to the legislature in the manner provided under section 13.172 (2) of the statutes and to the governor. The report shall include any proposed legislation that is necessary to implement the recommendations made by the committee in its report.

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support services to the commission.

1 **Section 1158b.** 1999 Wisconsin Act 113, section 32 (7) is repealed. 2 **Section 1160m.** 2001 Wisconsin Act 16, section 9137 (6f) is amended to read: 3 [2001 Wisconsin Act 16] Section 9137 (6f) STUDY ON WILD CRANES. From the 4 appropriation under section 20.370 (1) (kk) of the statutes, as created by this act, the 5 department of natural resources shall provide in fiscal year 2001-02 a total of 6 \$20,000 \$30,000 and in fiscal year 2002-03 a total of \$30,000 to the University of 7 Wisconsin System and the International Crane Foundation jointly for a study of crop 8 damage caused in this state by wild cranes. 9 **Section 1160r.** 2001 Wisconsin Act 16, section 9315 (1k) is amended to read: 10 [2001 Wisconsin Act 16] Section 9315 (1k) Training and Certification of Chief 11 INSPECTORS. The treatment of sections 7.03 (1) (a), 7.15 (1) (e), 7.30 (1) and (6) (b), and 12 7.31 (2) of the statutes first applies with respect to elections held on September 1, 13 2002 2004. 14 Section 9101. Nonstatutory provisions; administration. 15 (1) Commission on local government. 16 (a) There is created a special committee to be called the commission on local 17 government, which shall consist of members appointed by the governor. (b) The governor shall appoint or determine the method of appointment of the 18 19 officers of the commission and shall call the first meeting of the commission.

(c) The department of administration shall provide necessary administrative

commission for their actual and necessary expenses incurred in carrying out their

functions from the appropriation under section 20.505 (4) (ba) of the statutes, within

the budget of the committee authorized under section 16.40 (14) of the statutes.

The department of administration shall reimburse members of the

- (e) The commission shall:
- 1. Examine the organization, authority, and efficiency of local governments, the services provided by each type of local government, and the services required of local governments by the state.
 - 2. Review the relationship of local governments with the state, examine spending by local governments, and identify ways to increase efficiency in the delivery of local governmental services.
- (f) No later than February 1, 2003, the commission shall report its findings and recommendations to the governor, and to the legislature in the manner provided in section 13.172 (2) of the statutes. Upon submittal of its report, the commission ceases to exist.
- (2) Sentencing commission; initial terms. Notwithstanding section 15.105 (27)(c) 1. of the statutes, as created by this act, the initial members of the sentencing commission shall be appointed for the following terms:
- (a) Two members appointed under section 15.105 (27) (a) 3. of the statutes, as created by this act, one of whom is not employed by any unit of federal, state, or local government, one circuit judge, and one prosecutor, for terms expiring on January 1, 2004.
- (b) Three members appointed under section 15.105 (27) (a) 3. of the statutes, as created by this act, one of whom is not employed by any unit of federal, state, or local government, and one circuit judge, for terms expiring on January 1, 2005.
- (c) Two members appointed under section 15.105 (27) (a) 3. of the statutes, as created by this act, one representative of crime victims, and one attorney in private practice, for terms expiring on January 1, 2006.

- (3) Position authorization. There is authorized for the sentencing commission 1.0 FTE GPR executive director position, 1.0 FTE GPR deputy director position, and 4.0 FTE GPR other positions to be funded from the appropriation under section 20.505 (4) (dr) of the statutes, as created by this act.
- (4) Criminal penalties study committee. Until the members of the sentencing commission created under section 973.30 of the statutes, as created by this act, are appointed, the criminal penalties study committee shall provide information to lawyers, judges, the legislature, and the public regarding changes made in the substance and structure of criminal penalties to be imposed under this act.
 - (6v) Reallocation of Certain appropriation reductions.
- (a) In this subsection, "state operations" means any purpose other than aids to individuals and organizations.
- (b) The secretary of administration may submit a request to the cochairpersons of the joint committee on finance to reallocate any portion of the appropriation reduction under Section 9201 (4v) of this act to one or more other appropriations to the department of administration for state operations made from general purpose revenue. If the committee approves such a request, the amounts in the schedule for the affected appropriations are adjusted to reflect the the approved reallocation.
- (6z) Housing grants and loans funding decrease. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42 of the statutes for the purposes of the 2003–05 biennial budget bill, the department of administration shall submit information concerning the appropriation under section 20.505 (7) (b) of the statutes as though the decreases in that appropriation by Section 9201 (1) of this act had not been made.
 - (7) Elimination of Certain unfunded state agency positions.

- (a) In this subsection:
- 1. "Secretary" means the secretary of administration.
 - 2. "State agency" has the meaning given in section 20.001 (1) of the statutes.
 - (b) No later than September 30, 2002, the secretary shall determine the number of positions in each state agency that were not funded as a result of any reduction in state agency operations appropriations under 2001 Wisconsin Act 16 for the 2001–03 fiscal biennium and any reduction in such appropriations required under this act.
 - (c) After making the determination under paragraph (b), the secretary shall notify the joint committee on finance in writing of the determination. If the cochairpersons of the committee do not notify the secretary within 14 working days after the date of the secretary's notification that the committee has scheduled a meeting to review the determination, the secretary shall reduce each state agency's authorized positions for the 2002–03 fiscal year by the number of unfunded positions for that state agency as determined under paragraph (b). If, within 14 working days after the date of the secretary's notification, the cochairpersons of the committee notify the secretary that the committee has scheduled a meeting to review the determination, the secretary may make the reductions in the authorized positions only upon approval of the committee.
 - (7q) Sale of Certain State-owned aircraft. In addition to the aircraft that are directed to be sold under 2001 Wisconsin Act 16, section 9101 (20j), the department of administration shall, no later than June 30, 2003, offer for sale 21 aircraft selected by the department that are owned by the state on the effective date of this subsection. The department of administration shall credit the proceeds of any sales to offset any liabilities created for the aircraft under section 20.903 (2) (b) of the statutes. The

department of administration shall deposit any remaining proceeds of the sales in the general fund as general purpose revenue — earned.

- (8x) Funding for Certain Pay adjustments. Notwithstanding section 20.928 (1) of the statutes, during the 2001–03 fiscal biennium, no state agency, as defined in section 20.001 (1) of the statutes, may include in any certification to the department of administration under section 20.928 (1) of the statutes, and the department of administration may not include in any determination forwarded to the joint committee on finance under section 20.928 (2m) of the statutes, any sum to pay the cost of a pay adjustment for an employee in a position that is at the higher end of the pay scale for state employee positions, as determined by the department of administration.
- (8y) Funding for length-of-service payments. Notwithstanding section 20.928 (1) of the statutes, during the 2001–03 fiscal biennium, no state agency, as defined in section 20.001 (1) of the statutes, may include in any certification to the department of administration under section 20.928 (1) of the statutes, and the department of administration may not include in any determination forwarded to the joint committee on finance under section 20.928 (2m) of the statutes, any sum to pay the cost of a length-of-service payment for classified employees.
 - (8z) Printed publications.
 - (a) In this subsection:
- 1. "Department" has the meaning given for "executive branch agency" in section 16.70 (4) of the statutes.
- 2. "Federal revenues" has the meaning given in section 20.001 (2) (e) of the statutes.

- 3. "General purpose revenues" has the meaning given in section 20.001 (2) (a) of the statutes.
 - 4. "Program revenues" has the meaning given in section 20.001 (2) (b) or (c) of the statutes.
 - 5. "Segregated fund revenues" has the meaning given in section 20.001 (2) (d) or (da) of the statutes.
 - (b) Notwithstanding section 16.50 (1) of the statutes, the secretary of administration shall require submission of an expenditure estimate under section 16.50 (2) of the statutes for each department that proposes to expend moneys that are not encumbered on the effective date of this paragraph from any revenue source other than federal revenues for printing of any publication during the 2001–03 fiscal biennium that is not required to be printed by the constitution or by law. Notwithstanding section 16.50 (2) of the statutes, the secretary shall disapprove any such estimate for printing of a publication unless the secretary finds that printing of the publication is essential.
 - (c) The secretary of administration shall, during the fiscal year for which an expenditure estimate is submitted under paragraph (b), lapse to the general fund the amount of any estimate disapproved under paragraph (b) for expenditure of moneys that are appropriated from any appropriation, other than a sum sufficient appropriation, made from general purpose revenues. The secretary shall, during the fiscal year for which an expenditure estimate is submitted under paragraph (b), transfer to the general fund the amount of any estimate disapproved under paragraph (b) for the expenditure of moneys that are appropriated from any appropriation, other than a sum sufficient appropriation, made from program revenues or segregated fund revenues. The secretary shall reestimate to subtract

from the expenditure estimate published in the acts of 2001 under section $20.005\ (3)$
of the statutes the amount of any estimate disapproved under paragraph (b) for
expenditure of moneys that are appropriated from any sum sufficient appropriation.
The secretary shall include any reestimate under this paragraph in his or her
submission under section 20.004 (2) of the statutes.
(d) If the secretary of administration disapproves an expenditure estimate for
the printing of any publication under paragraph (b), the department submitting the
estimate shall post the content of the publication that would have been printed on
the Internet.
(e) The secretary of administration shall submit a report to the cochairpersons
of the joint committee on finance no later than July 1, 2002, identifying the amount
and sources of any savings achieved as a result of implementation of this subsection.
and sources of any savings demoted as a result of implementation of this subsection.
Section 9102. Nonstatutory provisions; adolescent pregnancy
Section 9102. Nonstatutory provisions; adolescent pregnancy
Section 9102. Nonstatutory provisions; adolescent pregnancy prevention and pregnancy services board.
Section 9102. Nonstatutory provisions; adolescent pregnancy prevention and pregnancy services board. Section 9103. Nonstatutory provisions; aging and long-term care
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Section 9102. Nonstatutory provisions; adolescent pregnancy prevention and pregnancy services board. Section 9103. Nonstatutory provisions; aging and long-term care board. Section 9104. Nonstatutory provisions; agriculture, trade and consumer protection.
Section 9102. Nonstatutory provisions; adolescent pregnancy prevention and pregnancy services board. Section 9103. Nonstatutory provisions; aging and long-term care board. Section 9104. Nonstatutory provisions; agriculture, trade and consumer protection. Section 9105. Nonstatutory provisions; arts board.
Section 9102. Nonstatutory provisions; adolescent pregnancy prevention and pregnancy services board. Section 9103. Nonstatutory provisions; aging and long-term care board. Section 9104. Nonstatutory provisions; agriculture, trade and consumer protection. Section 9105. Nonstatutory provisions; arts board. Section 9106. Nonstatutory provisions; boundary area commission,
Section 9102. Nonstatutory provisions; adolescent pregnancy prevention and pregnancy services board. Section 9103. Nonstatutory provisions; aging and long-term care board. Section 9104. Nonstatutory provisions; agriculture, trade and consumer protection. Section 9105. Nonstatutory provisions; arts board. Section 9106. Nonstatutory provisions; boundary area commission, Minnesota-Wisconsin.

commission sells any or all of the state office buildings located at 123 West

- Washington Avenue, 121 East Wilson Street, and 149 East Wilson Street in the city of Madison, the commission shall deposit any net proceeds from the sale, after depositing any amount required to be deposited into the bond security and redemption fund, into the general fund.
- (b) If the building commission sells any state office building specified in paragraph (a) during the period beginning on July 1, 2001, and ending on the day before the effective date of this paragraph, and any portion of the proceeds of that sale is transferred to the appropriation account under section 20.865 (4) (a) of the statutes, the lesser of the amount transferred or any unencumbered balance in that account is transferred on the effective date of this paragraph from the appropriation account under section 20.865 (4) (a) of the statutes to the general fund.
 - (c) This subsection does not apply after June 30, 2003.
- SECTION 9108. Nonstatutory provisions; child abuse and neglect prevention board.
- Section 9109. Nonstatutory provisions; circuit courts.
- 16 Section 9110. Nonstatutory provisions; commerce.
- 17 Section 9111. Nonstatutory provisions; corrections.
 - (2) EMERGENCY RULES REGARDING FEES FROM PERSONS ON PROBATION, PAROLE, OR EXTENDED SUPERVISION. Using the procedure under section 227.24 of the statutes, the department of corrections shall promulgate the rules that are required under section 304.074 (5) of the statutes and that set rates under section 304.074 (2) of the statutes. The rules shall take effect on July 1, 2002, but may not remain effective for longer than the period authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 304.074 (2) of the statutes, the rules shall require the department to have a goal of receiving at least \$2 per day, if appropriate, from each

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person who is on probation, parole, or extended supervision and who is not under administrative supervision, as defined in section 304.74 (1) (a) of the statutes, or minimum supervision, as defined in section 304.74 (1) (b) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

(3) Emergency rules regarding prisoner copayments for medical and dental CARE. Using the procedure under section 227.24 of the statutes, the department of corrections shall promulgate the rules that are required under section 302.386 (4) (a) of the statutes relating to the deductible, coinsurance, copayment, or similar charge that must be imposed under section 302.386 (3) (b) of the statutes. The rules shall take effect on July 1, 2002, but may not remain effective for longer than the period authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 302.386 (3) (b) of the statutes, the rules shall require the department to require that, subject to the exception and waiver provisions under section 302.386 (3) (c) of the statutes, each person to whom section 302.386 (1) of the statutes applies pay a deductible, coinsurance, copayment, or similar charge of at least \$7.50 for each request that the person makes for medical or dental services. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

(4q) Supermax conversion. The department of corrections, in cooperation with
the department of administration, shall conduct a study of the conversion of the
correctional institution established under section 301.16 (1n) of the statutes from a
supermax-level security institution to an institution with supermax-level security
beds and maximum security beds. The study shall include a discussion of the
operational costs for the redesigned institution. The department of corrections shall
report its findings, conclusions, and recommendations to the building commission for
potential inclusion in the commission's biennial budget recommendations under
section 13.48 (7) of the statutes for 2003.
Section 9112. Nonstatutory provisions; court of appeals.
Section 9113. Nonstatutory provisions; district attorneys.
Section 9114. Nonstatutory provisions; educational communications
board.
Section 9115. Nonstatutory provisions; elections board.
Section 9116. Nonstatutory provisions; employee trust funds.
Section 9117. Nonstatutory provisions; employment relations
commission.
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Section 9118. Nonstatutory provisions; employment relations
department.
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department. Section 9119. Nonstatutory provisions; ethics board.
department. Section 9119. Nonstatutory provisions; ethics board. Section 9120. Nonstatutory provisions; financial institutions.
department. SECTION 9119. Nonstatutory provisions; ethics board. SECTION 9120. Nonstatutory provisions; financial institutions. SECTION 9121. Nonstatutory provisions; governor.

- (1) Energy costs. Of the moneys appropriated to the department of health and family services under section 20.435 (2) (f) of the statutes, \$600,000 for fiscal year 2002–03 may be encumbered or expended only upon approval of the secretary of administration.
- (2c) Federal-state relations office. The authorized FTE positions for the department of health and family services, funded from the appropriation under section 20.435 (8) (pz) of the statutes, are decreased by 1.0 FED position on July 1, 2002, to eliminate staffing by the department of the federal-state relations office.
 - (2g) BIOTERRORISM RESPONSE AND PREPAREDNESS.
 - (a) In this subsection:
- 1. "Emergency medical technician" has the meaning given in section 146.50 (1) 12 (e) of the statutes.
 - 2. "Fire fighter" has the meaning given in section 38.24 (5) (a) 1m. of the statutes.
 - 3. "First responder" has the meaning given in section 146.50 (1) (hm) of the statutes.
 - 4. "Law enforcement officer" has the meaning given in section 165.85 (2) (c) of the statutes.
 - (b) By April 15, 2002, before submitting a plan for expenditure of federal funds for bioterrorism response and preparedness for which Wisconsin is eligible under Public Law 107–117, to the federal department of health and human services, the department of health and family services shall submit the plan to the joint committee on finance for review and approval.
 - (c) The plan specified under paragraph (b) shall include, to the extent permitted under Public Law 107–117, all of the following:

1	1. A proposal to allocate up to \$3,600,000 of Wisconsin's total allocation to fund
2	all of the following:
3	a. Communications equipment.
4	b. Safety or protective equipment for law enforcement officers, fire fighters,
5	emergency medical technicians, first responders, or local emergency response team
6	members under section 166.22 of the statutes, who respond to emergencies.
7	c. Training related to investigation of, prevention of, or response to acts of
8	terrorism that pose a threat to the environment.
9	d. Information systems, software, or computer equipment for investigating acts
10	of terrorism that pose a threat to the environment.
11	e. Training for specific special events where heightened security risks exist.
12	f. Regional emergency response teams under section 166.215 (1) of the statutes
13	or their expansion.
14	g. Volunteer emergency medical service entities under section 146.50 of the
15	statutes, as affected by this act, that are short of staff or are in need of additional
16	training.
17	2. A proposal to fund all of the following:
18	a. An increase of 2.5 FED positions in the department of health and family
19	services to perform surveillance of and respond to communicable and infectious
20	diseases and biological and chemical potential threats to the state.
21	b. The statewide trauma care system under section 146.56 of the statutes, as
22	affected by this act.
23	c. An increase of 1.0 FED microbiologist position for the state laboratory of
24	hygiene and all bioterrorism-related laboratory expenses.

(3f) Study of federal primary health care funding.

1	(a) In this subsection, "federally qualified health center" has the meaning given
2	in 42 USC 1396d (L) (2) (B).
3	(b) The department of health and family services shall, in consultation with the
4	Wisconsin Primary Health Care Association, Inc., study aspects of federal primary
5	health care funding that is available to public and private nonprofit entities under
6	42 USC 254b. The study shall include all of the following:
7	1. A review of statutory, regulatory, and policy requirements for grantees and
8	potential grant applicants.
9	2. Suggestions for expanding the number of federally qualified health centers
10	in Wisconsin; the number of sites operated by entities currently funded under 42
11	USC 254b; and other ways to increase the amount of federal funding for Wisconsin
12	health care clinics.
13	(c) By June 30, 2002, the department of health and family services shall submit
14	a report of the study under paragraph (b) to the legislature in the manner provided
15	under section $13.172\ (3)$ of the statutes and to the joint committee on finance.
16	Section 9124. Nonstatutory provisions; higher educational aids
17	board.
18	Section 9125. Nonstatutory provisions; historical society.
19	Section 9126. Nonstatutory provisions; Housing and Economic
20	Development Authority.
21	Section 9127. Nonstatutory provisions; insurance.
22	SECTION 9128. Nonstatutory provisions; investment board.
23	Section 9129. Nonstatutory provisions; joint committee on finance.
24	Section 9130. Nonstatutory provisions; judicial commission.
25	Section 9131. Nonstatutory provisions; justice.

1	Section 9132. Nonstatutory provisions; legislature.
2	Section 9133. Nonstatutory provisions; lieutenant governor.
3	Section 9134. Nonstatutory provisions; lower Wisconsin state
4	riverway board.
5	Section 9135. Nonstatutory provisions; Medical College of Wisconsin.
6	Section 9136. Nonstatutory provisions; military affairs.
7	(1) YOUTH CHALLENGE PROGRAM. The authorized FTE positions for the
8	department of military affairs are decreased by 17.2 GPR positions on July 1, 2002,
9	and increased by 17.2 PR positions on July, 2002, to be funded from the
10	appropriations under section 20.465 (4) (j) and (ka) of the statutes, as affected by this
11	act, for the Youth Challenge program.
12	(2) Energy costs. Of the moneys appropriated to the department of military
13	affairs under section 20.465 (1) (f) of the statutes, $\$427,400$ for fiscal year 2002–03
14	may be encumbered or expended only upon approval of the secretary of
15	administration.
16	Section 9137. Nonstatutory provisions; natural resources.
17	(1q) Wheelchair Recycling Project. From the appropriation under section
18	20.370 (6) (bw), as created by this act, the department of natural resources shall
19	provide funding to the Wheelchair Recycling Project, of the Madison Chapter of the
20	National Spinal Cord Injury Association, to provide recycled wheelchairs and other
21	medical equipment to individuals and programs in need and for costs of equipment,
22	parts, maintenance, and distribution.
23	(1w) Animal health protection. The department of natural resources and the
24	department of agriculture, trade and consumer protection shall enter into a contract
25	for the purpose of enhancing the protection of the health of wild and domestic

animals in this state. Under the contract, the department of natural resources may provide the department of agriculture, trade and consumer protection with \$150,000 in fiscal year 2002–03 from the appropriation under section 20.370 (1) (mu) of the statutes, as affected by this act, for purposes related to animal health regulation, including improving its livestock farm location and livestock tracking databases and studying the implementation of an electronic system for certification of veterinary inspection.

(1x) Coaster brook trout study and reintroduction. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the 2003–2005 biennial budget bill, the department of natural resources shall submit information concerning the appropriation under section 20.370 (4) (mu) of the statutes as though the increase in the dollar amount of that appropriation by Section 9237 (27x) of this act had not been made.

Section 9138. Nonstatutory provisions; personnel commission.

Section 9139. Nonstatutory provisions; public defender board.

(1z) HIRING FREEZE EXEMPTION. Notwithstanding any action of the governor or the secretary of administration under section 16.505 (3) of the statutes during the 2001–03 fiscal biennium, the public defender board may fill any vacant position for trial or appellate representation that is authorized to the board under section 16.505 of the statutes during the 2001–03 fiscal biennium and for which funds have been appropriated.

Section 9140. Nonstatutory provisions; public instruction.

- (1) REVENUE LIMIT.
- (a) Notwithstanding section 121.91 (2m) (e) 2. and 3. of the statutes, in determining a school district's revenue limit for the 2002–03 school year, only \$210

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- shall be added to the result under section 121.91 (2m) (e) 1. of the statutes. This paragraph does not apply if a school board adopts a resolution to that effect by a two-thirds vote of the members elect.
- (b) The department shall encourage school districts to accommodate the reduction in the revenue limit increase under paragraph (a) without negatively affecting their instructional programs and shall provide technical assistance to school districts for that purpose.
- (c) Notwithstanding paragraph (a), for the purpose of calculating a school district's revenue limit for the 2003–04 school year, the revenue increase per pupil allowed for the 2002–03 school year under section 121.91 (2m) (e) 2. of the statutes shall be \$226.68 multiplied by the sum of 1.0 plus the allowable rate of increase under section 73.0305 of the statutes expressed as a decimal.
- (2f) Home instruction program for preschool youngsters. In the 2002–03 fiscal year, the department of public instruction shall award a subgrant under 20 USC 6368 of at least \$250,000 to the Home Instruction Program for Preschool Youngsters from the appropriation under section 20.255 (3) (ms) of the statutes.
- SECTION 9141. Nonstatutory provisions; public lands, board of commissioners of.
 - (2f) Establishment of Loan Program.
 - (a) In this subsection:
 - 1. "Board" means the board of commissioners of public lands.
- 22 2. "Federal discretionary grant" has the meaning given by the board.
- 3. "Municipality" has the meaning given in section 24.60 (2) of the statutes.
- 4. "State discretionary grant" has the meaning given by the board.

- (b) No later than 90 days after the effective date of this paragraph, the board shall establish a loan program to provide matching funds to a municipality for any state or federal discretionary grant that requires the municipality to provide matching funds as a condition of receiving the grant. The only municipalities that may participate in the loan program are municipalities eligible to receive such a loan under section 24.61 (3) of the statutes. No loan may be made under the loan program for any term exceeding 5 years and no loan may be extended for any period of time.
- (c) No later than 30 days after establishing the loan program, but before implementing the loan program, the board shall submit a report to the governor, the secretary of administration, and the joint committee on finance on the proposed structure and operation of the loan program.
 - Section 9142. Nonstatutory provisions; public service commission.
 - Section 9143. Nonstatutory provisions; regulation and licensing.
- Section 9144. Nonstatutory provisions; revenue.
- (1) Adoption of federal income tax law changes. Changes to the Internal Revenue Code made by P.L. 106–554 apply to the definitions of the "Internal Revenue Code" in chapter 71 of the statutes at the time that those changes apply for federal income tax purposes.
- (2b) Income apportionment for financial organizations; rules. The department of revenue shall submit in proposed form rules related to the apportionment of the income of financial organizations under sections 71.04 (4) (c) and 71.25 (6) (c) of the statutes, as created by this act, to the legislative council staff under section 227.15 (1) of the statutes no later than the first day of the 4th month beginning after the effective date of this subsection.

Section 9145. Nonstatutory provisions; secretary of state.

1	Section 9146. Nonstatutory provisions; state fair park board.
2	Section 9147. Nonstatutory provisions; supreme court.
3	Section 9148. Nonstatutory provisions; technical college system.
4	Section 9149. Nonstatutory provisions; technology for educational
5	achievement in Wisconsin board.
6	Section 9150. Nonstatutory provisions; tobacco control board.
7	Section 9151. Nonstatutory provisions; tourism.
8	(1x) Heritage tourism program coordinator. The authorized FTE positions
9	for the department of tourism, funded from the appropriation under section 20.380
10	(1) (kg) of the statutes, are decreased by 1.0 PR heritage tourism program
11	coordinator position.
12	Section 9152. Nonstatutory provisions; transportation.
13	(1) Report on lapsing moneys to the transportation fund.
14	(a) During fiscal year 2001-02, the department of transportation shall submit
15	a report to the department of administration for the lapsing of \$4,333,600 in fiscal
16	year 2001-02 from segregated revenue appropriations to the department of
17	transportation for state operations from the transportation fund. With respect to the
18	proposed lapse, the report shall specify applicable appropriation accounts, the
19	amount of the proposed lapse from each appropriation account, and anticipated
20	actions by the department of transportation. The department of transportation shall
21	make every effort to avoid adverse impacts on activities related to highway planning
22	design, and construction.
23	(b) No later than December 31, 2002, the department of transportation shall
24	submit a report to the department of administration for the lapsing of \$6,190,900 in

fiscal year 2002-03 from segregated revenue appropriations to the department of

transportation for state operations from the transportation fund. With respect to the proposed lapse, the report shall specify applicable appropriation accounts, the amount of the proposed lapse from each appropriation account, and anticipated actions by the department of transportation. The department of transportation shall make every effort to avoid adverse impacts on activities related to highway planning, design, and construction.

Section 9153. Nonstatutory provisions; treasurer.

Section 9154. Nonstatutory provisions; University of Wisconsin Hospitals and Clinics Authority.

Section 9155. Nonstatutory provisions; University of Wisconsin Hospitals and Clinics Board.

Section 9156. Nonstatutory provisions; University of Wisconsin System.

(1) Tuition-increase restrictions. Notwithstanding section 36.27 (1) (a) and (am) 1. to 5. of the statutes, the board of regents of the University of Wisconsin System may not increase the average of academic fees charged an undergraduate student in the 2002–03 academic year compared to the average academic fees charged an undergraduate student in the 2001–02 academic year by more than 8% unless the board obtains the approval of the joint committee on finance under section 13.10 of the statutes and the approval of the secretary of administration. The board of regents shall determine average academic fees under this subsection on a full-time equivalent basis. The board may not increase differential tuition under section 36.27 (1) (am) 6. of the statutes for the 2002–03 academic year to offset decreases in the appropriations under section 20.285 (1) (a) and (3) (a) of the statutes.

(2x) Energy costs.

- (a) Of the moneys appropriated to the board of regents of the University of Wisconsin System under section 20.285 (1) (c) of the statutes, \$2,850,000 for fiscal year 2001–02 and \$17,122,600 for fiscal year 2002–03 may be encumbered or expended only upon approval of the secretary of administration.
- (b) Of the moneys appropriated to the board of regents of the University of Wisconsin System under section 20.285 (1) (s) of the statutes, as created by this act, the board shall, to the extent possible, allocate in fiscal year 2001–02 \$1,000,000 for the costs of energy conservation projects under sections 16.858 and 16.895 of the statutes.
- (3q) Child-parent center demonstration project increase. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the 2003–05 biennial budget bill, the board of regents of the University of Wisconsin System shall submit information concerning the appropriation under section 20.285 (1) (a) of the statutes as though the increase in the dollar amount of that appropriation by Section 9256 (3q) of this act had not been made.

Section 9157. Nonstatutory provisions; veterans affairs.

Section 9158. Nonstatutory provisions; workforce development.

- (1c) Federal-state relations office. The authorized FTE positions for the department of workforce development, funded from the appropriation under section 20.445 (1) (n) of the statutes, are decreased by 1.0 FED position on July 1, 2002, to eliminate staffing by the department of the federal-state relations office.
 - (1q) EARLY CHILDHOOD EXCELLENCE INITIATIVE.
- (a) Reallocation of grant moneys. The department of workforce development shall reallocate the grant moneys awarded under contracts under section 49.1375 of

the statutes expiring on June 30, 2002, from grant recipients that have underspent the grant moneys awarded under those contracts to grant recipients that have exhausted or nearly exhausted the grant moneys awarded under those contracts, as determined by that department.

(b) *Grants to early childhood centers*. Notwithstanding section 49.175 (1) (r) of the statutes, from the moneys allocated under section 49.175 (1) (r) of the statutes in fiscal year 2002–03, the department of workforce development shall allocate \$2,500,000 for grants to early childhood centers under section 49.1375 (1) of the statutes and shall allocate \$0 for grants to child care providers under section 49.1375 (2) of the statutes.

Section 9159. Nonstatutory provisions; other.

- (3x) Suspension of payment of employer contributions for certain benefits provided to state employees.
- (a) The definitions in section 20.001 of the statutes are applicable in this subsection.
- (b) Notwithstanding any requirement under section 40.05 (4) (br) and (by) of the statutes that state agencies pay certain contributions to the department of employee trust funds relating to accumulated unused sick leave credits and supplemental health insurance premium credits, state agencies shall not pay any employer contributions under section 40.05 (4) (br) and (by) of the statutes during the period that begins on May 1, 2002, and ends on June 30, 2003.
- (c) The secretary of administration shall determine for each state agency the amount that the agency would have been required to expend under section 40.05 (4) (br) and (by) of the statutes during the period that begins on May 1, 2002, and ends

on June 30, 2003, and from each appropriation from which the moneys would have been expended, other than appropriations of federal revenues.

- (d) From each sum certain appropriation of general purpose revenue identified in paragraph (c), the secretary of administration shall lapse to the general fund the amount specified in paragraph (c) that would otherwise have been expended from each of the appropriations. The secretary shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary makes the lapse, each of the sum certain appropriations is decreased by the amount specified in paragraph (c) for that appropriation.
- (dm) For each sum sufficient appropriation of general purpose revenue identified in paragraph (c) the expenditure estimate for the appropriation during the 2001–03 fiscal biennium is reestimated to subtract the amount specified in paragraph (c) for that appropriation.
- (e) From each appropriation of program revenues or program revenues–service identified in paragraph (c), the secretary of administration shall lapse to the general fund the amount specified in paragraph (c) that would otherwise have been expended from each of the appropriations. The secretary shall make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary makes the lapse, each of the sum certain program revenues or program revenues–service appropriations is decreased by the amount specified in paragraph (c) for that appropriation.
- (f) From each appropriation of segregated fund revenues or segregated fund revenues service identified in paragraph (c), the secretary of administration shall lapse to the underlying fund the amount specified in paragraph (c) that would otherwise have been expended from each of the appropriations. The secretary shall

make the lapse on the day on which the state agency would have been required to make the expenditure. After the secretary makes the lapse, each of the sum certain segregated revenues or segregated revenues — service appropriations is decreased by the amount specified in paragraph (c) for that appropriation and the expenditure estimate for each of the appropriations that are not sum certain appropriations is reestimated to subtract the amount specified in paragraph (c) for that appropriation. The secretary shall then transfer the lapsed amounts and an amount equal to the amount subtracted from the estimates to the general fund.

- (5c) Prohibiting certain cost allocations and fee or assessment increases.
- (a) In this subsection, "state agency" has the meaning given in section 20.001(1) of the statutes.
- (b) Before July 1, 2003, no state agency that has the authority to increase fees or assessments or allocate costs within the state agency or between one or more state agencies for the payment of goods or services may increase any fee or assessment or allocate costs if the fee or assessment is credited to, or the cost is charged against, a program revenue or segregated revenue appropriation from which moneys are lapsed or transferred under this act and the fee, assessment, or cost allocation is to replace the moneys required to be lapsed or transferred under this act, unless the state agency submits a plan for the increase or allocation to the joint committee on finance. If the cochairpersons of the committee do not notify the state agency within 14 working days after the date on which the state agency submitted the plan that the committee intends to schedule a meeting to review the plan, the state agency may implement the plan. If, within 14 working days after the date on which the state agency submitted the plan, the cochairpersons of the committee notify the state

agency that the committee intends to schedule a meeting to review the plan, the state agency may implement the plan only as approved by the committee.

Section 9201. Appropriation changes; administration.

- (1) Housing grants and loans. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (7) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,500,000 for fiscal year 2001–02 and the dollar amount is decreased by \$3,300,300 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (4) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$200,000 for fiscal year 2001–02 and the dollar amount is decreased by \$250,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (4c) Federal-state relations office. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$205,600 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 2.0 GPR positions associated with the federal-state relations office.
- (4v) General program operations; supplemental reduction. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$224,900 for fiscal year 2001–02 and the

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dollar amount is decreased by \$582,400 for fiscal year 2002-03 to decrease funding for the purposes for which the appropriation is made.

- (5) Comprehensive planning grants. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (1) (cm) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$175,000 for fiscal year 2001-02 and the dollar amount is decreased by \$175,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (6) Comprehensive Planning; administrative support. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (1) (cn) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,700 for fiscal year 2001–02 and the dollar amount is decreased by \$2,500 for fiscal year 2002-03 to decrease funding for the purpose for which the appropriation is made.
- (8) ADJUDICATION OF TAX APPEALS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (4) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$20,800 for fiscal year 2001-02 and the dollar amount is decreased by \$30,000 for fiscal year 2002-03 to decrease funding for the purpose for which the appropriation is made.
- (9) Committees and interstate bodies. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (4) (ba) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$135,000 for fiscal year 2002-03 to decrease funding for the purposes for which the appropriation is made.

- (10) Women's council operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (4) (ea) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$3,600 for fiscal year 2001–02 and the dollar amount is decreased by \$5,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- OPERATIONS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (4) (ec) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$700 for fiscal year 2001–02 and the dollar amount is decreased by \$1,100 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (12) Office of Justice Assistance General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (6) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$13,600 for fiscal year 2001–02 and the dollar amount is decreased by \$19,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (13) DIVISION OF GAMING; RACING AND PARI-MUTUEL WAGERING. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.505 (8) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$164,100 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

Section 9202. Appropriation changes; adolescent pregnancy prevention and pregnancy services board.

- (1) General program operations decreases. In the schedule under section 20.005 (3) of the statutes for the appropriation to the adolescent pregnancy prevention and pregnancy services board under section 20.434 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$800 for fiscal year 2001–02 and the dollar amount is decreased by \$1,400 for fiscal year 2002–03 for the purpose for which the appropriation is made.
- (2) Grants to organizations decrease. In the schedule under section 20.005 (3) of the statutes for the appropriation to the adolescent pregnancy prevention and pregnancy services board under section 20.434 (1) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$3,100 for fiscal year 2001–02 and the dollar amount is decreased by \$4,400 for fiscal year 2002–03 for the purpose for which the appropriation is made.

Section 9203. Appropriation changes; aging and long-term care board.

(1) General program operations decreases. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board on aging and long-term care under section 20.432 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$27,400 for fiscal year 2001–02 and the dollar amount is decreased by \$46,900 for fiscal year 2002–03 for the purpose for which the appropriation is made.

Section 9204. Appropriation changes; agriculture, trade and consumer protection.

(1) Soil and water resource management, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (7)

- (qd) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$123,100 for fiscal year 2001–02 and the dollar amount is decreased by \$246,200 for fiscal year 2002–03 to reduce funding for the purpose for which the appropriation is made.
- (2) FOOD SAFETY AND CONSUMER PROTECTION. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$175,900 for fiscal year 2001–02 and the dollar amount is increased by \$93,400 for fiscal year 2002–03 to reflect consolidation with the appropriation for automobile repair regulation.
- (3) PAYMENTS TO ETHANOL PRODUCERS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (1) (d) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$55,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (4) Animal health services. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (2) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$27,100 for fiscal year 2001–02 and the dollar amount is decreased by \$112,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (5) Marketing services. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (3) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$203,900 for fiscal year 2001–02 and the dollar

amount is decreased by \$275,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (6) AID TO WISCONSIN LIVESTOCK BREEDERS ASSOCIATION. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (4) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$2,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (7) AIDS TO COUNTY AND DISTRICT FAIRS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (4) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$20,500 for fiscal year 2001–02 and the dollar amount is decreased by \$29,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (8) AGRICULTURAL INVESTMENT AIDS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (4) (c) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$15,400 for fiscal year 2001–02 and the dollar amount is decreased by \$20,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (9) Farmer Tuition assistance grants. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (4) (d) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$200 for fiscal year 2001–02 and the

dollar amount is decreased by \$300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (10) AIDS TO WORLD DAIRY EXPO, INC. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (4) (e) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$900 for fiscal year 2001–02 and the dollar amount is decreased by \$1,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (11) AGRICULTURAL RESOURCE MANAGEMENT. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (7) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$22,400 for fiscal year 2001–02 and the dollar amount is decreased by \$36,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (12) Soil and water resource management program. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (7) (c) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$205,600 for fiscal year 2001–02 and the dollar amount is decreased by \$293,800 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (13) Drainage board grants. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (7) (d) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$17,500 for fiscal year 2001–02 and the dollar

amount is decreased by \$25,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(14) Central administrative services. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of agriculture, trade and consumer protection under section 20.115 (8) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$83,200 for fiscal year 2001–02 and the dollar amount is decreased by \$135,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

Section 9205. Appropriation changes; arts board.

- (1) SUPPORT OF ARTS PROJECT. In the schedule under section 20.005 (3) of the statutes for the appropriation to the arts board under section 20.215 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$12,400 for fiscal year 2001–02 and the dollar amount is decreased by \$17,600 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (2) State AID FOR THE ARTS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the arts board under section 20.215 (1) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$43,400 for fiscal year 2001–02 and the dollar amount is decreased by \$62,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (3) Challenge Grant program. In the schedule under section 20.005 (3) of the statutes for the appropriation to the arts board under section 20.215 (1) (d) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$28,700 for fiscal year 2001–02 and the dollar amount is decreased by \$41,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(4) Wisconsin regranting program. In the schedule under section 20.005 (3)
of the statutes for the appropriation to the arts board under section $20.215(1)(f)$ of
the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$5,300
for fiscal year 2001–02 and the dollar amount is decreased by \$7,500 for fiscal year
2002–03 to decrease funding for the purpose for which the appropriation is made.
(5f) General program operations. In the schedule under section 20.005 (3) of
the statutes for the appropriation to the arts board under section $20.215(1)(a)$ of the
statutes, as affected by the acts of 2001, the dollar amount is decreased by \$3,500 for
fiscal year 2002–03 to decrease funding for the purposes for which the appropriation
is made.
Section 9206. Appropriation changes; boundary area commission,
Minnesota-Wisconsin.
Section 9207. Appropriation changes; building commission.
Section 9208. Appropriation changes; child abuse and neglect
prevention board.
Section 9209. Appropriation changes; circuit courts.
Section 9210. Appropriation changes; commerce.
(2) Safety and buildings operations, petroleum inspection fund. In the
schedule under section 20.005 (3) of the statutes for the appropriation to the
department of commerce under section $20.143\ (3)\ (r)$ of the statutes, as affected by
the acts of 2001, the dollar amount is decreased by $\$365,\!500$ for fiscal year $2001-02$
and the dollar amount is decreased by \$665,000 for fiscal year 2002–03 to decrease
funding for the purposes for which the appropriation is made.
(3) Petroleum storage remedial action administration, petroleum inspection

FUND. In the schedule under section 20.005 (3) of the statutes for the appropriation

- to the department of commerce under section 20.143 (3) (w) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$63,000 for fiscal year 2001–02 and the dollar amount is decreased by \$90,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (4) Petroleum inspection fund to the general fund \$428,500 in fiscal year 2001–02 and \$755,000 in fiscal year 2002–03.
- (5) General program operations; economic and community development. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of commerce under section 20.143 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$111,100 for fiscal year 2001–02 and the dollar amount is decreased by \$187,500 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (6) Economic development promotion. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of commerce under section 20.143 (1) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$13,100 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (7) AID TO FORWARD WISCONSIN, INC. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of commerce under section 20.143 (1) (bm) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$25,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (8) Main street program. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of commerce under section 20.143

- (1) (dr) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$15,000 for fiscal year 2001–02 and the dollar amount is decreased by \$21,900 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (9) General program operations; technology-based economic development. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of commerce under section 20.143 (1) (e) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$6,300 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (10) Private sewage system replacement and rehabilitation. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of commerce under section 20.143 (3) (de) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$330,900 for fiscal year 2001–02 and the dollar amount is decreased by \$501,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (11) General program operations; executive and administrative services. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of commerce under section 20.143 (4) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$103,800 for fiscal year 2001–02 and the dollar amount is decreased by \$87,500 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

Section 9211. Appropriation changes; corrections.

(1) Inhate secure work program. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is

decreased by \$171,500 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 3.0 GPR positions for the inmate secure work program.

- (2) Jail Reimbursement. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (bn) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$466,600 for fiscal year 2001–02 and the dollar amount is increased by \$915,300 for fiscal year 2002–03 for the purpose for which the appropriation is made.
- (3) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,229,400 for fiscal year 2001–02 and the dollar amount is decreased by \$2,534,800 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (4) Institutional Repair and Maintenance. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (aa) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$201,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (5) Corrections contracts and agreements. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (ab) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$2,225,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (6) Services for community corrections. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$7,293,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (7) Purchased services for offenders. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (d) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,302,600 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (8) Energy costs. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (f) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$617,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (9) Parole program; General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (2) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$5,600 for fiscal year 2002–03 to decrease funding for the purpose for the which the appropriation is made.
- (10) JUVENILE CORRECTIONS SERVICES; GENERAL PROGRAM OPERATIONS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (3) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$14,700 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

(11) Institution delays; general program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$229,900 for fiscal year 2001–02 and the dollar amount is decreased by \$14,560,100 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 496.53 GPR positions on July 1, 2002, as the result of delaying the opening of the New Lisbon Correctional Institution, Highview Correctional Institution, the Oshkosh Correctional Institution segregation unit, the Winnebago and Sturtevant workhouses, and the Racine probation and parole holding facilities that are authorized in 2001 Wisconsin Act 16.

(11c) Institutional Delays; Stanley. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$3,296,200 for fiscal year 2001–02 for the purpose of delaying the opening of the Stanley Correctional Institution.

(12) Institution delays; institutional repair and maintenance. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (aa) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$4,700 for fiscal year 2001–02 and the dollar amount is decreased by \$242,000 for fiscal year 2002–03 for the purpose of delaying the opening of the New Lisbon Correctional Institution, the Highview Correctional Institution, the Oshkosh Correctional Institution segregation unit, the Winnebago and Sturtevant workhouses, and the Racine probation and parole holding facilities that are authorized in 2001 Wisconsin Act 16.

(13) Institution delays; corrections contracts and agreements. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (ab) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$275,600 for fiscal year 2001–02 and the dollar amount is increased by \$4,828,800 for fiscal year 2002–03 as a result of delaying the opening of the New Lisbon Correctional Institution, the Highview Correctional Institution, the Oshkosh Correctional Institution segregation unit, the Winnebago and Sturtevant workhouses, and the Racine probation and parole holding facilities that are authorized in 2001 Wisconsin Act 16.

(14) Institution delays; services for community corrections. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$948,000 for fiscal year 2001–02 and the dollar amount is decreased by \$5,310,200 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 25.0 GPR positions on the effective date of this subsection and 100.0 GPR positions on July 1, 2002, as the result of delaying the opening of the New Lisbon Correctional Institution, Highview Correctional Institution, the Oshkosh Correctional Institution segregation unit, the Winnebago and Sturtevant workhouses, and the Racine probation and parole holding facilities that are authorized in 2001 Wisconsin Act 16.

(15) Institution delays; purchased services for offenders. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (d) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$20,600 for fiscal year 2001–02 and the dollar amount is decreased by \$214,000 for fiscal year 2002–03 for the purpose of delaying

the opening of the New Lisbon Correctional Institution, the Highview Correctional Institution, the Oshkosh Correctional Institution segregation unit, the Winnebago and Sturtevant workhouses, and the Racine probation and parole holding facilities that are authorized in 2001 Wisconsin Act 16.

- (16) Institution delays; energy costs. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (f) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$9,700 for fiscal year 2001–02 and the dollar amount is decreased by \$44,700 for fiscal year 2002–03 for the purpose of delaying the opening of the New Lisbon Correctional Institution, the Highview Correctional Institution, the Oshkosh Correctional Institution segregation unit, the Winnebago and Sturtevant workhouses, and the Racine probation and parole holding facilities that are authorized in 2001 Wisconsin Act 16.
- (17) Institution delays; institutional operations and charges. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (kk) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$24,400 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 0.8 PR positions on July 1, 2002, as the result of delaying the opening of the New Lisbon Correctional Institution, Highview Correctional Institution, the Oshkosh Correctional Institution segregation unit, the Winnebago and Sturtevant workhouses, and the Racine probation and parole holding facilities that are authorized in 2001 Wisconsin Act 16.
- (18) Institution delays; prison industries. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under

section 20.410 (1) (km) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$98,100 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 3.0 PR positions on July 1, 2002, as the result of delaying the opening of the New Lisbon Correctional Institution, Highview Correctional Institution, the Oshkosh Correctional Institution segregation unit, the Winnebago and Sturtevant workhouses, and the Racine probation and parole holding facilities that are authorized in 2001 Wisconsin Act 16.

(19) ADULT CORRECTIONS; GENERAL PROGRAM OPERATIONS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$6,566,100 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 3.0 GPR chaplains, 6.0 GPR teachers, 3.0 GPR teaching assistants, 50.0 GPR unit supervisors, 39.25 GPR officers, and 20.0 GPR positions that are vacant on July 1, 2002.

(20) Adult corrections; services for community corrections. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$3,698,700 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 3.0 GPR community corrections officers, 55.5 GPR probation and parole staff, by 3.0 GPR unit supervisors, and 8.0 GPR positions that are vacant on July 1, 2002.

(21) PROBATION, PAROLE, AND EXTENDED SUPERVISION FEES. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (gf) of the statutes, as affected by the acts of 2001,

the dollar amount is increased by \$5,884,800 for fiscal year 2002–03 to increase funding for the purpose for which the appropriation is made.

(22) Inmate room and board; inmate medical and dental copayments. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of corrections under section 20.410 (1) (gi) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$1,635,500 for fiscal year 2002–03 to increase funding for the purposes for which the appropriation is made.

Section 9212. Appropriation changes; court of appeals.

Section 9213. Appropriation changes; district attorneys.

(1f) Salaries and fringe benefits. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of administration under section 20.475 (1) (d) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$361,100 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

Section 9214. Appropriation changes; educational communications board.

- (1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the educational communications board under section 20.225 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$134,500 for fiscal year 2001–02 and the dollar amount is decreased by \$192,200 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (2) MILWAUKEE AREA TECHNICAL COLLEGE. In the schedule under section 20.005 (3) of the statutes for the appropriation to the educational communications board under section 20.225 (1) (d) of the statutes, as affected by the acts of 2001, the dollar

amount is decreased by \$11,600 for fiscal year 2001–02 and the dollar amount is decreased by \$16,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (3) Transmitter operation. In the schedule under section 20.005 (3) of the statutes for the appropriation to the educational communications board under section 20.225 (1) (er) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$900 for fiscal year 2001–02 and the dollar amount is decreased by \$1,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (4) Programming. In the schedule under section 20.005 (3) of the statutes for the appropriation to the educational communications board under section 20.225 (1) (f) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$56,400 for fiscal year 2001–02 and the dollar amount is decreased by \$80,700 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

Section 9215. Appropriation changes; elections board.

- (1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the elections board under section 20.510 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$32,400 for fiscal year 2001–02 and the dollar amount is decreased by \$46,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (2) Training of Chief inspectors. In the schedule under section 20.005 (3) of the statutes for the appropriation to the elections board under section 20.510 (1) (bm) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by

\$1,600 for fiscal year 2001–02 to decrease funding for the purpose for which the appropriation is made.

(2v) Chief inspector training and certification implementation funding. There is transferred from the appropriation to the elections board under section 20.510 (1) (bm) of the statutes, as affected by the acts of 2001, to the appropriation to the elections board under section 20.510 (1) (a) of the statutes, as affected by the acts of 2001, \$38,400 in fiscal year 2001–02 to reflect delayed implementation of chief inspector training and certification, and the amount in the schedule for section 20.510 (1) (a) of the statutes in fiscal year 2001–02 is increased by the amount transferred.

Section 9216. Appropriation changes; employee trust funds.

(1) Private employer health care coverage program. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of employee trust funds under section 20.515 (2) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$6,000 for fiscal year 2001–02 to reduce spending for the purpose for which the appropriation is made.

Section 9217. Appropriation changes; employment relations commission.

(1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the employment relations commission under section 20.425 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$92,800 for fiscal year 2001–02 and the dollar amount is decreased by \$159,000 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.

Section 9218. Appropriation changes; employment relations department.

(1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of employment relations under section 20.512 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$205,000 for fiscal year 2001–02 and the dollar amount is decreased by \$351,500 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.

Section 9219. Appropriation changes; ethics board.

(1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the ethics board under section 20.521 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$8,700 for fiscal year 2001–02 and the dollar amount is decreased by \$14,900 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

Section 9220. Appropriation changes; financial institutions.

(1e) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of financial institutions under section 20.144 (1) (g) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$531,400 for fiscal year 2001–02 and the dollar amount is decreased by \$759,100 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

SECTION 9221. Appropriation changes; governor.

(1) LITERACY IMPROVEMENT AIDS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the office of the governor under section 20.525 (1) (f) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by

\$1,400 for fiscal year 2001–02 and the dollar amount is decreased by \$2,800 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(1z) Appropriation lapses and reestimates. The governor shall take actions during the 2001–03 fiscal biennium to ensure that from general purpose revenue appropriations for state operations to the office of the governor under section 20.525 of the statutes an amount equal to \$521,700 is lapsed from sum certain appropriation accounts or is subtracted from the expenditure estimates for any other types of appropriations, or both.

Section 9222. Appropriation changes; Health and Educational Facilities Authority.

Section 9223. Appropriation changes; health and family services.

- (1) Statewide trauma care system. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$398,000 for fiscal year 2002–03 to increase the authorized FTE positions for the department by 2.0 GPR project positions for the period ending on June 30, 2003, and to increase funding for the statewide trauma care system under section 146.56 of the statutes.
- (3) General program operations; public health. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$185,900 for fiscal year 2001–02 and the dollar amount is decreased by \$265,500 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

- (4) General program operations; care and treatment facilities. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (2) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$44,000 for fiscal year 2001–02 and the dollar amount is decreased by \$62,800 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (5) General program operations; children and family services. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (3) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$178,400 for fiscal year 2001–02 and the dollar amount is decreased by \$265,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (6) State foster care and adoption services. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (3) (dd) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$1,866,100 for fiscal year 2001–02 and the dollar amount is increased by \$2,500,000 for fiscal year 2002–03 to increase funding for the purposes for which the appropriation is made.
- (7) General program operations; Health care financing. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (4) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$584,200 for fiscal year 2001–02 and the dollar amount is decreased by \$834,600 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

- (8) Health insurance risk-sharing plan; transfer for costs. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (4) (af) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$500,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (9) Health insurance risk-sharing plan; transfer for subsidies. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (4) (ah) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$39,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (10) Medical assistance program benefits. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (4) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$22,018,700 for fiscal year 2001–02 and the dollar amount is decreased by \$13,933,100 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (11) Medical assistance program benefits; increase. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (4) (b) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$37,187,100 for fiscal year 2001–02 and the dollar amount is increased by \$37,187,100 for fiscal year 2002–03 to increase funding for the purposes for which the appropriation is made.
- (12) COMMUNITY INTEGRATION PROGRAMS FUNDING DECREASE. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of

- health and family services under section 20.435 (4) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$50,000,000 for fiscal year 2001–02 to decrease funding for the community integration programs under sections 46.275, 46.277, and 46.278 of the statutes.
- (13) BADGER CARE. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (4) (bc) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$4,116,400 for fiscal year 2001–02 and the dollar amount is decreased by \$834,800 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (14) Community integration programs funding increase. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (4) (w) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$50,000,000 for fiscal year 2001–02 to increase funding for the community integration programs under sections 46.275, 46.277, and 46.278 of the statutes.
- (15) General program operations; disabilities. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (6) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$505,200 for fiscal year 2001–02 and the dollar amount is decreased by \$718,900 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (16) State community aids. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (7) (b) of the statutes, as affected by the acts of 2001, the dollar amount

is increased by \$133,200 for fiscal year 2001–02 and the dollar amount is increased by \$37,600 for fiscal year 2002–03 to increase funding for the purposes for which the appropriation is made.

- (17) Federal community aids transfer. There is transferred from the appropriation to the department of health and family services under section 20.435 (7) (o) of the statutes, as affected by the acts of 2001, to the appropriation account to the department of workforce development under section 20.445 (3) (md) of the statutes, as affected by the acts of 2001, \$133,200 in fiscal year 2001–02 and \$37,600 in fiscal year 2002–03 to increase funding for the purposes for which the appropriation under section 20.445 (3) (md) of the statutes is made.
- (18) General program operations; general administration. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (8) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$634,200 for fiscal year 2001–02 and the dollar amount is decreased by \$894,500 for fiscal year 2002–03 to decrease funding to for the purposes for which the appropriation is made.
- (19c) Federal-state relations office. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of health and family services under section 20.435 (8) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$74,500 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 1.0 GPR position associated with the federal-state relations office.

Section 9224. Appropriation changes; higher educational aids board.

(1) Wisconsin higher education grants; University of Wisconsin System students. In the schedule under section 20.005 (3) of the statutes for the

- appropriation to the higher educational aids board under section 20.235 (1) (fe) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$1,200,000 for fiscal year 2002–03 to increase funding for the purpose for which the appropriation is made.
- (2) WISCONSIN HIGHER EDUCATION GRANTS; TECHNICAL COLLEGE STUDENTS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the higher educational aids board under section 20.235 (1) (ff) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$800,000 for fiscal year 2002–03 to increase funding for the purpose for which the appropriation is made.
- (3) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the higher educational aids board under section 20.235 (2) (aa) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$28,100 for fiscal year 2001–02 and the dollar amount is decreased by \$40,100 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (4f) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the higher educational aids board under section 20.235 (2) (aa) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$8,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

Section 9225. Appropriation changes; historical society.

(1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the historical society under section 20.245 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$251,400 for fiscal year 2001–02 and the dollar amount is decreased by \$359,200 for

1 fiscal year 2002–03 to decrease funding for the purposes for which the appropriation 2 is made. 3 (2) General program operations: historic sites and museum services. In the 4 schedule under section 20.005 (3) of the statutes for the appropriation to the 5 historical society under section 20.245 (1) (ag) of the statutes, as affected by the acts 6 of 2001, the dollar amount is decreased by \$102,800 for fiscal year 2001-02 to 7 decrease funding for the purposes for which the appropriation is made. 8 (3f) General program operations. In the schedule under section 20.005 (3) of 9 the statutes for the appropriation to the historical society under section 20.245 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is increased by 10 11 \$2,690,100 for fiscal year 2002-03 to increase the authorized FTE positions for the 12 historical society by 36.5 GPR positions. Section 9226. Appropriation changes; Housing and Economic 13 14 **Development Authority.** 15 Section 9227. Appropriation changes; insurance. Section 9228. Appropriation changes: investment board. 16 Section 9229. Appropriation changes; joint committee on finance. 17 18 (1k) Supplemental appropriation. In the schedule under section 20.005 (3) of 19 the statutes for the appropriation to the joint committee on finance under section 20 20.865 (4) (a) of the statutes, as affected by the acts of 2001, the dollar amount is 21increased by \$232,300 for fiscal year 2001–02 to increase funding for the purposes 22 for which the appropriation is made. 23 Section 9230. Appropriation changes; judicial commission. 24 Section 9231. Appropriation changes; justice.

- (1) Legal services; general program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$436,800 for fiscal year 2001–02 and the dollar amount is decreased by \$625,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (2) Legal expenses. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (1) (d) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$31,000 for fiscal year 2001–02 and the dollar amount is decreased by \$44,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (3) Law enforcement services; general program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (2) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$480,400 for fiscal year 2001–02 and the dollar amount is decreased by \$705,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (4) Computers for transaction information for management of enforcement system. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (2) (cm) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$36,400 for fiscal year 2001–02 and the dollar amount is decreased by \$51,900 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (5) WEED AND SEED AND LAW ENFORCEMENT TECHNOLOGY. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice

under section 20.455 (2) (dg) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$17,500 for fiscal year 2001–02 and the dollar amount is decreased by \$25,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

- (7) Administrative services; general program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (3) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$154,000 for fiscal year 2001–02 and the dollar amount is decreased by \$220,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (8) Victims and witnesses; General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (5) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$31,900 for fiscal year 2001–02 and the dollar amount is decreased by \$45,700 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (9) AWARDS FOR VICTIMS OF CRIMES. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (5) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$46,300 for fiscal year 2001–02 and the dollar amount is decreased by \$66,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (10) Reimbursement for victim and witness services. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (5) (c) of the statutes, as affected by the acts of 2001, the dollar

amount is decreased by \$52,400 for fiscal year 2001–02 and the dollar amount is decreased by \$74,900 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(11f) Gaming Law enforcement; racing revenues. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (2) (g) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$8,800 for fiscal year 2002–03 for the purpose for which the appropriation is made.

Section 9232. Appropriation changes; legislature.

(8z) Appropriation lapses and reestimates. The cochairpersons of the joint committee on legislative organization shall take actions during the 2001–03 fiscal biennium to ensure that from general purpose revenue appropriations for state operations to the legislature under section 20.765 of the statutes an amount equal to \$5,116,900 is lapsed from sum certain appropriation accounts or is subtracted from the expenditure estimates for any other types of appropriations, or both.

Section 9233. Appropriation changes; lieutenant governor.

(1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the office of the lieutenant governor under section 20.540 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$19,700 for fiscal year 2001–02 and the dollar amount is decreased by \$33,800 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

Section 9234. Appropriation changes; lower Wisconsin state riverway board.

Section 9235. Appropriation changes; Medical College of Wisconsin.

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Section 9236. Appropriation changes; military affairs.

Section 9237. Appropriation changes; natural resources.

- (1) Nonpoint source research and evaluation, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (3) (mt) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$9,800 for fiscal year 2001–02 and the dollar amount is decreased by \$19,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (2) Trading water pollution credits, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (4) (as) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,300 for fiscal year 2001–02 and the dollar amount is decreased by \$2,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (3) Nonpoint source contracts, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (4) (at) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$81,700 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (4) Water operations, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (4) (mq) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$8,600 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (5) Nonpoint source operations, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (4) (mr) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$44,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (6) RIVER PROTECTION AIDS, ENVIRONMENTAL FUND. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (6) (au) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$3,800 for fiscal year 2001–02 and the dollar amount is decreased by \$7,600 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (7) Urban nonpoint source and municipal flood control aids, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (6) (dq) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$50,500 for fiscal year 2001–02 and the dollar amount is decreased by \$101,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (8) Administration and technology, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (8) (mv) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$18,200 for fiscal year 2001–02 and the dollar amount is decreased by \$36,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (9) Customer assistance, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural

resources under section 20.370 (9) (mv) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$2,000 for fiscal year 2001–02 and the dollar amount is decreased by \$4,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (10) Environmental fund transfer in fiscal year 2001-02. There is transferred from the environmental fund to the general fund \$385,000 in fiscal year 2001-02.
- (10e) RECYCLING POSITION. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (9) (is) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$46,600 for fiscal year 2002–03 to increase the authorized FTE positions for the department by 1.0 SEG position to perform recycling communication and education activities.
- (11) Enforcement and science, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (3) (mq) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$39,800 for fiscal year 2001–02 and the dollar amount is decreased by \$56,900 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (12) Water administration, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (4) (mq) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$87,900 for fiscal year 2001–02 and the dollar amount is decreased by \$125,600 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (13) Nonpoint source administration, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (4) (mr) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$15,600 for fiscal year 2001–02 and the dollar amount is decreased by \$22,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (14) RECYCLING ADMINISTRATION, RECYCLING FUND. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (8) (iw) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$2,900 for fiscal year 2001–02 and the dollar amount is decreased by \$4,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (15) Mobile Air Pollution Source administration, Petroleum Inspection Fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (8) (mq) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,800 for fiscal year 2001–02 and the dollar amount is decreased by \$2,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (16) Administration and technology operations, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the natural resources under section 20.370 (8) (mv) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$134,300 for fiscal year 2001–02 and the dollar amount is decreased by \$191,900 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (17) Customer service, environmental fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the natural resources under section 20.370 (9) (mv) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$21,200 for fiscal year 2001–02 and the dollar amount is decreased by \$30,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (18) Environmental fund to the general fund \$298,800 in fiscal year 2001–02 and \$427,000 in fiscal year 2002–03.
- (19) RECYCLING FUND TRANSFER. There is transferred from the recycling fund to the general fund \$2,900 in fiscal year 2001–02 and \$4,200 in fiscal year 2002–03.
- (20) Petroleum inspection fund to the general fund \$1,800 in fiscal year 2001–02 and \$2,500 in fiscal year 2002–03.
- (22) Endangered resources, natural heritage inventory program. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (1) (fd) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$8,800 for fiscal year 2001–02 and the dollar amount is decreased by \$12,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (23) General program operations, land. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (1) (ma) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$21,400 for fiscal year 2001–02 and the dollar amount is

decreased by \$30,600 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (24) Motor vehicle emission inspection and maintenance. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (2) (cf) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$2,400 for fiscal year 2001–02 and the dollar amount is decreased by \$3,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (25) General program operations, solid waste. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (2) (ma) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$149,300 for fiscal year 2001–02 and the dollar amount is decreased by \$176,100 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (26) General program operations, enforcement and science. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (3) (ma) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$170,400 for fiscal year 2001–02 and the dollar amount is decreased by \$303,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (26g) Conservation warden positions, general fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (3) (ma) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$910,700 for fiscal year 2001–02 and the dollar

amount is decreased by \$910,700 for fiscal year 2002–03 to decrease the authorized FTE positions for the department by 13.0 GPR conservation warden positions.

(26h) Conservation warden positions, conservation fund. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (3) (mu) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$910,700 for fiscal year 2001–02 and the dollar amount is increased by \$910,700 for fiscal year 2002–03 to increase the authorized FTE positions for the department by 13.0 SEG conservation warden positions.

(27) Water resources, remedial action. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (4) (af) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$5,300 for fiscal year 2001–02 and the dollar amount is decreased by \$7,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(27x) Coaster brook trout study and reintroduction. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (4) (mu) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$90,000 for fiscal year 2002–03 to provide funding for costs associated with the study of coaster brook trout and the reintroduction of coaster brook trout into this state.

(28) General program operations, water and fisheries. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (4) (ma) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$965,200 for fiscal year 2001–02 and the dollar

amount is decreased by \$1,325,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(28k) Resource aids, nonprofit conservation organizations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (5) (aw) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$300,000 for fiscal year 2001–02 to decrease funding for the purpose for which the appropriation is made.

(28L) Recreation aids, recreational boating, and other projects. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (5) (cq) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$130,000 for fiscal year 2001–02 to decrease funding for the purpose for which the appropriation is made.

(29) Environmental aids, nonpoint source. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (6) (aa) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$30,900 for fiscal year 2001–02 and the dollar amount is decreased by \$44,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(30) Environmental planning aids, local water quality planning. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (6) (da) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$9,900 for fiscal year 2001–02 and the dollar amount is decreased by \$14,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (31) Resource maintenance and development, debt service and development. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (7) (fa) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$44,700 for fiscal year 2001–02 and the dollar amount is decreased by \$58,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (32) Facilities acquisition, debt service and development. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (7) (ha) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$6,400 for fiscal year 2001–02 and the dollar amount is decreased by \$9,100 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (34) General program operations, administration and technology. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (8) (ma) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$270,500 for fiscal year 2001–02 and the dollar amount is decreased by \$392,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (35) General program operations, customer service. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (9) (ma) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$84,700 for fiscal year 2001–02 and the dollar amount is decreased by \$122,400 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

(35w) Animal health protection. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (1) (mu) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$150,000 for fiscal year 2002–03 to enhance the protection of animal health.

(36c) WILD CRANE STUDY. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (1) (kk) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$10,000 for fiscal year 2001–02 and the dollar amount is increased by \$30,000 for fiscal year 2002–03 for the purpose for which the appropriation is made.

(36w) Debt service; state forest acquisition and development. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (7) (au) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$4,000,000 for fiscal year 2002–03 to increase funding for the purpose for which the appropriation is made.

Section 9238. Appropriation changes; personnel commission.

(1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the personnel commission under section 20.547 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$30,100 for fiscal year 2001–02 and the dollar amount is decreased by \$51,700 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.

Section 9239. Appropriation changes; public defender board.

- (1) PROGRAM ADMINISTRATION. In the schedule under section 20.005 (3) of the statutes for the appropriation to the public defender board under section 20.550 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$83,100 for fiscal year 2001–02 and the dollar amount is decreased by \$119,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (1z) Private Bar and investigator reimbursement. In the schedule under section 20.005 (3) of the statutes for the appropriation to the public defender board under section 20.550 (1) (d) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$10,721,200 for fiscal year 2002–03 to increase funding for the purpose for which the appropriation is made.

Section 9240. Appropriation changes; public instruction.

- (1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of public instruction under section 20.255 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$412,300 for fiscal year 2001–02 and the dollar amount is decreased by \$598,800 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (1q) General program operations; School for the Deaf and Center for the Blind and Visually Impaired. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of public instruction under section 20.255 (1) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$365,200 for fiscal year 2001–02 and the dollar amount is decreased by \$521,700 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (2) Pupil assessment. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of public instruction under section 20.255 (1) (dw) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,083,400 for fiscal year 2001–02 and the dollar amount is decreased by \$2,683,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (3) AID TO PUBLIC LIBRARY SYSTEMS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of public instruction under section 20.255 (3) (e) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$737,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (4) LIBRARY SERVICE CONTRACTS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of public instruction under section 20.255 (3) (ea) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$15,600 for fiscal year 2002–03 to decrease funding for library service contracts, other than the contract with the Wisconsin Regional Library for the Blind and Physically Handicapped.
- (4f) Minority group pupil scholarships. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of public instruction under section 20.255 (3) (fz) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$500,000 for fiscal year 2002–03 to increase funding for the purpose for which the appropriation is made.
- Section 9241. Appropriation changes; public lands, board of commissioners of.
 - Section 9242. Appropriation changes; public service commission.

Section 9243. Appropriation changes; regulation and licensing. Section 9244. Appropriation changes; revenue.

- (1) General program operations; tax collection. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of revenue under section 20.566 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,616,300 for fiscal year 2001–02 and the dollar amount is decreased by \$2,362,900 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (2) General program operations; state and local finance. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of revenue under section 20.566 (2) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$354,800 for fiscal year 2001–02 and the dollar amount is decreased by \$497,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (3) General program operations; administrative services and space rental. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of revenue under section 20.566 (3) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$717,400 for fiscal year 2001–02 and the dollar amount is decreased by \$1,032,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (4) Integrated tax system technology. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of revenue under section 20.566 (3) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$179,500 for fiscal year 2001–02 and the dollar amount is decreased by

\$256,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (5) EXPERT PROFESSIONAL SERVICES. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of revenue under section 20.566 (3) (c) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,100 for fiscal year 2001–02 and the dollar amount is decreased by \$1,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
 - Section 9245. Appropriation changes; secretary of state.
- 10 Section 9246. Appropriation changes; state fair park board.
- 11 Section 9247. Appropriation changes; supreme court.
 - (2z) Appropriation lapses and reestimates. The chief justice of the supreme court, acting as the administrative head of the judicial system, shall take actions during the 2001–03 fiscal biennium to ensure that from general purpose revenue appropriations for state operations to the circuit courts under section 20.625 of the statutes, to the court of appeals under section 20.660 of the statutes, and to the supreme court under section 20.680 of the statutes an amount equal to \$3,742,500 is lapsed from sum certain appropriation accounts or is subtracted from the expenditure estimates for any other types of appropriations, or both.

Section 9248. Appropriation changes; technical college system.

(1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$34,900 for fiscal year 2001–02 and the dollar amount is decreased by

\$156,900 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

- (2) FEE REMISSIONS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (am) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$700 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (3) DISPLACED HOMEMAKERS' PROGRAM. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$38,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (4) Minority student participation and retention grants. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (c) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$27,800 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (5) Capacity building program. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (cm) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$90,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (6) Incentive grants. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (dc) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by

\$355,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (7) Farm training program tuition grants. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (dd) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$6,800 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (8) Services for handicapped students; local assistance. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (de) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$18,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (9) AID FOR SPECIAL COLLEGIATE TRANSFER PROGRAMS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (dm) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$50,600 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (10) Technical college instructor occupational competency program. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (e) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$3,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (11) FACULTY DEVELOPMENT GRANTS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (eg) of the statutes, as affected by the acts of 2001, the dollar amount is

decreased by \$37,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (12) Apprenticeship curriculum development. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (em) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$3,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (13) Grants for additional course sections. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (er) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$110,300 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (14) Alcohol and other drug abuse prevention and intervention. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (f) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$23,600 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (fc) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$14,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (16) Chauffeur training grants. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (fg) of the statutes, as affected by the acts of 2001, the dollar amount is

decreased by \$9,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(17) Supplemental AID. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (fm) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$67,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(18) AGRICULTURAL EDUCATION CONSULTANT. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technical college system under section 20.292 (1) (q) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$600 for fiscal year 2001–02 and the dollar amount is decreased by \$2,700 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

Section 9249. Appropriation changes; technology for educational achievement in Wisconsin board.

- (1) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technology for educational achievement in Wisconsin board under section 20.275 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$23,200 for fiscal year 2001–02 and the dollar amount is decreased by \$32,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (2f) General program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the technology for educational achievement in Wisconsin board under section 20.275 (1) (a) of the statutes, as affected by the acts

of 2001, the dollar amount is decreased by \$6,400 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

Section 9250. Appropriation changes; tobacco control board.

Section 9251. Appropriation changes; tourism.

- (1) State operations lapses. Notwithstanding section 20.001 (3) (a) and (b) of the statutes, the secretary of administration shall lapse to the general fund \$147,200 in the aggregate before June 30, 2002, and \$210,200 in the aggregate in fiscal year 2002–03, from one or more of the appropriation accounts to the department of tourism under section 20.380 (1) (a), (b), and (bm) and (2) (c) of the statutes, as affected by the acts of 2001. Subject to the aggregate amount required to be lapsed, the amount lapsed from any of the specified appropriations shall be determined by the secretary of tourism.
- (1x) Tourism marketing. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of tourism under section 20.380 (1) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$57,700 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

Section 9252. Appropriation changes; transportation.

Section 9253. Appropriation changes; treasurer.

(1) College Tuition and expenses program. In the schedule under section 20.005 (3) of the statutes for the appropriation to the office of state treasurer under section 20.585 (2) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$1,900 for fiscal year 2001–02 and the dollar amount is decreased by \$1,700 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.

Section 9254. Appropriation changes: University of Wisconsin 1 2 Hospitals and Clinics Authority. 3 Section 9255. Appropriation changes; University of Wisconsin 4 Hospitals and Clinics Board. 5 Section 9256. Appropriation changes: University of Wisconsin 6 System. 7 (1vo) Industrial and economic development research. In the schedule under 8 section 20.005 (3) of the statutes for the appropriation to the board of regents of the 9 University of Wisconsin System under section 20.285 (1) (as) of the statutes, as 10 affected by the acts of 2001, the dollar amount is decreased by \$56,100 for fiscal year 11 2002-03 to decrease funding for the purpose for which the appropriation is made. (1vv) Area health education centers. In the schedule under section 20.005 12 (3) of the statutes for the appropriation to the board of regents of the University of 13 14 Wisconsin System under section 20.285 (1) (b) of the statutes, as affected by the acts 15 of 2001, the dollar amount is decreased by \$40,500 for fiscal year 2002-03 to decrease funding for the purpose for which the appropriation is made. 16 17 (1vw) Educational Technology. In the schedule under section 20.005 (3) of the 18 statutes for the appropriation to the board of regents of the University of Wisconsin 19 System under section 20.285 (1) (cm) of the statutes, as affected by the acts of 2001. the dollar amount is decreased by \$226,900 for fiscal year 2002-03 to decrease 20 21funding for the purpose for which the appropriation is made. 22 (1vx) Schools of Business. In the schedule under section 20.005 (3) of the 23 statutes for the appropriation to the board of regents of the University of Wisconsin 24 System under section 20.285 (1) (em) of the statutes, as affected by the acts of 2001,

the dollar amount is decreased by \$54,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(1vy) Family medicine and practice. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board of regents of the University of Wisconsin System under section 20.285 (1) (fc) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$275,200 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(1vz) State laboratory of hygiene. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board of regents of the University of Wisconsin System under section 20.285 (1) (fd) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$268,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(1vzo) Veterinary diagnostic laboratory. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board of regents of the University of Wisconsin System under section 20.285 (1) (fj) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$152,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(1vzv) Laboratories. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board of regents of the University of Wisconsin System under section 20.285 (1) (fm) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$147,600 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

(1w) Veterinary diagnostic laboratory lapse. Notwithstanding section 20.001 (3) (c) of the statutes, on June 30, 2002, there is lapsed to the general fund \$933,900 from the appropriation account of the board of regents of the University of

- Wisconsin System under section 20.285 (1) (je) of the statutes, as affected by the acts of 2001.
- (2) University education, research, and public service; general program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board of regents of the University of Wisconsin System under section 20.285 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$10,000,000 for fiscal year 2001–02 and the dollar amount is decreased by \$40,000,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (3) University of Wisconsin System. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board of regents of the University of Wisconsin System under section 20.285 (3) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$97,000 for fiscal year 2001–02 and the dollar amount is decreased by \$436,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (3c) Graduate Student financial aid. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board of regents of the University of Wisconsin System under section 20.285 (4) (b) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$200,000 for fiscal year 2002–03 to increase funding for the purpose for which the appropriation is made.
- (3cb) Lawton grants. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board of regents of the University of Wisconsin System under section 20.285 (4) (dd) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$200,000 for fiscal year 2002–03 to increase funding for the purpose for which the appropriation is made.

(3q) Child-parent center demonstration project. In the schedule under section 20.005 (3) of the statutes for the appropriation to the board of regents of the University of Wisconsin System under section 20.285 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$300,000 for fiscal year 2002–03 to increase funding for the child-parent center demonstration project at the University of Wisconsin-Madison Waisman Center.

Section 9257. Appropriation changes; veterans affairs.

(1) Veterans museum. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of veterans affairs under section 20.485 (2) (c) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$9,200 for fiscal year 2002–03 for the purpose for which the appropriation is made.

Section 9258. Appropriation changes; workforce development.

- (1) Workforce development general program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (1) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$255,100 for fiscal year 2001–02 and the dollar amount is decreased by \$364,400 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (2) Wisconsin service corps member compensation and support. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (1) (cm) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$3,300 for fiscal year 2001–02 and the dollar amount is decreased by \$4,700 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.

- (3) EMPLOYMENT TRANSIT AIDS; STATE FUNDS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (1) (fg) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$20,300 for fiscal year 2001–02 and the dollar amount is decreased by \$29,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (4) LABOR AND INDUSTRY REVIEW COMMISSION GENERAL PROGRAM OPERATIONS. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (2) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$7,000 for fiscal year 2001–02 and the dollar amount is decreased by \$10,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (5) Economic support general program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (3) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$420,400 for fiscal year 2001–02 and the dollar amount is decreased by \$573,000 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (6) State supplement to employment opportunity demonstration projects. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (3) (cr) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$8,800 for fiscal year 2001–02 and the dollar amount is decreased by \$12,500 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.

- (7) Governor's work-based learning board general program operations. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (7) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$105,500 for fiscal year 2001–02 and the dollar amount is decreased by \$50,700 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (8) Local youth apprenticeship grants. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (7) (b) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$100,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (9) School-to-work programs for children at risk. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (7) (ef) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$10,500 for fiscal year 2001–02 and the dollar amount is decreased by \$15,000 for fiscal year 2002–03 to decrease funding for the purpose for which the appropriation is made.
- (10) State public assistance. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (3) (dz) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$133,200 for fiscal year 2001–02 and the dollar amount is decreased by \$37,600 for fiscal year 2002–03 to decrease funding for the purposes for which the appropriation is made.
- (11) Federal public assistance. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under

section 20.445 (3) (md) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$133,200 for fiscal year 2001–02 and the dollar amount is increased by \$37,600 for fiscal year 2002–03 to increase funding for the purposes for which the appropriation is made.

(12q) Temporary assistance for Needy families transfer for earned income tax credit. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of workforce development under section 20.445 (3) (md) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$2,960,000 for fiscal year 2002–03 to increase funding for the transfer of moneys to the appropriation account under section 20.835 (2) (kf) of the statutes.

Section 9259. Appropriation changes; other.

- (1) State agency appropriation lapses and transfers to the general fund.
- (a) Appropriation lapses and transfers to the general fund. Subject to paragraph (b), in the 2001–02 fiscal year and the 2002–03 fiscal year, from the following appropriation accounts, the secretary of administration shall lapse to the general fund or transfer to the general fund, whichever is appropriate, the amounts indicated for that fiscal year:

18			2001-02 Fiscal	2002-03 Fiscal
19		Agency	Year	Year
20	20.505	Administration, department of		
21	(1) (im)		50,000	50,000
22	(1) (ka)		87,500	125,000
23	(1) (kj)		140,000	200,000
24	(2) (ki)		140,000	200,000

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1	(4) (k)		20,000	50,000
2	(5) (ka)		700,000	1,000,000
3	(5) (kb)		42,000	60,000
4	20.115	Agriculture, trade and consumer		
5		protection, department of		
6	(1) (g)		5,000	-0-
7	(1) (gb)		-0-	118,100
8	(1) (hm)		22,100	31,600
9	(1) (i)		4,000	-0-
10	(1) (jb)		4,000	-0-
11	(2) (j)		4,700	-0-
12	(3) (i)		10,000	-0-
13	(3) (L)		5,000	-0-
14	(7) (h)		35,000	-0-
15	(7) (ja)		24,300	34,700
16	(8) (ha)		7,600	10,800
17	(8) (ks)		15,000	-0-
18	20.433	Child abuse and neglect prevention		
19		board		
20	(1) (g)		11,200	16,000
21	20.143	Commerce, department of		
22	(1) (g)		100,000	-0-
23	(1) (gm)		50,000	-0-
24	(1) (kg)		50,000	-0-
25	(3) (ga)		35,000	50,000
26	(3) (j)		207,500	439,300
27	(4) (k)		70,000	100,000

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1	20.530	Electronic government, department		
2		of		
3	(1) (g)		2,176,900	3,109,900
4	(1) (ke)		875,000	1,250,000
5	20.144	Financial institutions, department		
6		of		
7	(1) (g)		531,400	759,100
8	20.435	Health and family services, depart-		
9		ment of		
10	(8) (mb)		332,700	475,300
11	20.245	Historical society		
12	(1) (g)		121,900	174,200
13	20.145	Insurance, office of the commis-		
14		sioner of		
15	(1) (g)		5,457,500	653,500
16	20.370	Natural resources, department of		
17	(2) (dv)		153,000	218,600
18	20.255	Public instruction, department of		
19	(1) (hg)		47,500	67,800
20	(1) (kd)		47,400	67,700
21	20.155	Public service commission		
22	(1) (g)		291,400	416,300
23	(1) (q)		140,000	200,000
24	(2) (g)		35,000	50,000
25	20.165	Regulation and licensing, depart-		
26		ment of		

1	(1) (g)		348,500	497,800
2	20.190	State fair park board		
3	(1) (h)		447,000	638,600
4	20.485	Veterans affairs, department of		
5	(3) (q)		156,700	223,800

- (b) Prohibited appropriation lapses and transfers. The secretary of administration may not lapse or transfer moneys to the general fund from any appropriation account specified in paragraph (a) if the lapse or transfer would violate a condition imposed by the federal government on the expenditure of the moneys or if the lapse or transfer would violate the federal or state constitution.
- (1f) Compensation and related expenses. In the schedule under section 20.005 (3) of the statutes for the appropriation to various state agencies under section 20.865 (1) (cc) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$129,600 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.
- (2) Financial services. In the schedule under section 20.005 (3) of the statutes for the appropriation to various state agencies under section 20.865 (1) (em) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$6,000 for fiscal year 2001–02 and the dollar amount is decreased by \$27,100 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.
- (2f) Physically handicapped supplements. In the schedule under section 20.005 (3) of the statutes for the appropriation to various state agencies under section 20.865 (1) (fn) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$100 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.

- (3) Private facility rental increases. In the schedule under section 20.005 (3) of the statutes for the appropriation to various state agencies under section 20.865 (2) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$42,700 for fiscal year 2001–02 and the dollar amount is decreased by \$113,800 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.
- (4) State-owned office rent supplement. In the schedule under section 20.005 (3) of the statutes for the appropriation to various state agencies under section 20.865 (2) (ag) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$72,900 for fiscal year 2001–02 and the dollar amount is decreased by \$173,800 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.
- (4f) Space management and child care. In the schedule under section 20.005 (3) of the statutes for the appropriation to various state agencies under section 20.865 (2) (am) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$65,300 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.
- (5) Maintenance of Capitol and Executive Residence. In the schedule under section 20.005 (3) of the statutes for the appropriation to various state agencies under section 20.865 (2) (e) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$218,500 for fiscal year 2001–02 and the dollar amount is decreased by \$380,500 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.
- (5e) Permanent endowment fund transfer to general fund. In the schedule under section 20.005 (3) of the statutes for the appropriation under section 20.855

- (4) (rc) of the statutes, as affected by the acts of 2001, the dollar amount is increased by \$200,000,000 for fiscal year 2001–02 to increase spending for the purpose for which the appropriation is made.
- (6) EXECUTIVE RESIDENCE FURNISHINGS REPLACEMENT. In the schedule under section 20.005 (3) of the statutes for the appropriation to various state agencies under section 20.865 (2) (eb) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$900 for fiscal year 2001–02 and the dollar amount is decreased by \$1,600 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.
- (7) Groundwater survey and analysis. In the schedule under section 20.005 (3) of the statutes for the appropriation to various state agencies under section 20.865 (2) (em) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$8,100 for fiscal year 2001–02 and the dollar amount is decreased by \$13,900 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.
- (7f) General purpose revenue funds general program supplements. In the schedule under section 20.005 (3) of the statutes for the appropriation to the joint committee on finance under section 20.865 (4) (a) of the statutes, as affected by the acts of 2001, the dollar amount is decreased by \$10,500 for fiscal year 2002–03 to reduce spending for the purpose for which the appropriation is made.
 - (7z) State agency appropriations reductions.
- (a) *Appropriations reductions*. Except as provided in paragraph (b), in addition to any other reduction required by law, the largest sum certain appropriation for state operations made to the following state agencies from general purpose revenue in the 2002–03 fiscal year is reduced by the amount indicated:

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	Amount of Reduction
-	2002-03
State Agency	Fiscal Year
Administration, department of	\$ 114,200
Agriculture, trade and consumer	
protection, department of	196,700
Commerce, department of	77,900
Corrections, department of	6,440,100
Educational communications board	54,800
Elections board	9,300
Health and family services, department of	1,871,000
Judicial commission	2,200
Justice, department of	347,600
Military affairs, department of	63,300
Natural resources, department of	457,900
Public instruction, department of	296,200
Revenue, department of	830,100
Technical college system board	35,500
Tourism, department of	112,500
University of Wisconsin System, board of	
regents of the	9,152,900
Veterans affairs, department of	7,400
Workforce development, department of	350,000

(b) Submission of requests to the joint committee on finance for reallocating appropriations reductions. Any state agency specified in paragraph (a) may submit a request to the joint committee on finance under section 13.10 of the statutes to reallocate any of the reductions under paragraph (a) to other sum certain

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appropriations for state operations made to the agency from general purpose revenue.

(8) Sum sufficient appropriation expenditure estimate reductions. When amending the schedule under section 20.004 (2) of the statutes, in addition to making any other reduction required by law, the department of administration shall reduce the estimated expenditure amount that appears in the schedule under section 20.005 (3) of the statutes in 2001 Wisconsin Act 16 for each of the following appropriation accounts by the amounts indicated for that fiscal year:

9			2001-02 Fiscal	2002-03 Fiscal
10		Appropriation	Year	Year
11	20.505	Administration, department of		
12	(4) (d)		900	1,300
13	20.455	Justice, department of		
14	(1) (b)		29,800	42,500
15	(2) (am)		1,800	2,500
16	20.765	Legislature		
17	(1) (a)		1,000,000	1,000,000
18	(1) (b)		1,000,000	1,000,000
19	(1) (d)		275,500	472,300
20	(3) (fa)		5,600	9,500
21	20.855	Miscellaneous appropriations		
22	(1) (a)		-0-	6,100,000
23	(3) (a)		2,806,600	66,200
24	20.865	Program supplements		
25	(1) (a)		1,800	3,000
26	(1) (d)		-0-	124,000

1	<i>20.835</i>	Shared revenue and tax relief		
2	(1) (b)		-0-	6,790,500
3	(1) (d)		-0-	574,391,600
4	(1) (f)		-0-	12,817,900

(8x) Compensation reserve reductions. When amending the schedule and summaries under section 20.004 (2) of the statutes, in addition to making any other reduction required by law, the department of administration shall reduce the amount that appears in the summary table entitled "Summary of Compensation Reserves — All Funds" under section 20.005 (1) of the statutes in 2001 Wisconsin Act 16, and adjust all totals accordingly, for each of the following types of revenue by the amounts indicated for that fiscal year:

	2001-02 Fiscal	2002-03 Fiscal
Revenue Type	Year	Year
General purpose revenue	-0-	10,000,000
Federal revenue	-0-	2,732,400
Program revenue	-0-	7,341,600
Segregated revenue	-0-	1,709,100

(8y) Compensation reserve reductions. When amending the schedule and summaries under section 20.004 (2) of the statutes, in addition to making any other reduction required by law, the department of administration shall reduce the amount that appears in the summary table entitled "Summary of Compensation Reserves — All Funds" under section 20.005 (1) of the statutes in 2001 Wisconsin Act 16, and adjust all totals accordingly, for each of the following types of revenue by the amounts indicated for that fiscal year:

1		2001-02	2002-03
2	Revenue Type	Fiscal Year	Fiscal Year
3	General purpose revenue	2,511,200	2,684,500
4	Federal revenue	680,700	727,600
5	Program revenue	1,842,100	1,969,100
6	Segregated revenue	428,800	458,400
7	(9q) Earned income tax credit funding incr	REASE; TEMPORARY	ASSISTANCE FOR
8	NEEDY FAMILIES. In the schedule under section 20	0.005 (3) of the s	tatutes for the
9	appropriation under section 20.835 (2) (kf) of the st	tatutes, as affecte	d by the acts of
10	2001, the dollar amount is increased by \$2,960,000 f	or fiscal year 2002	2-03 to increase
11	funding for the purpose for which the appropriatio	n is made.	
12	Section 9301. Initial applicability; admin	nistration.	
13	SECTION 9302. Initial applicability; adole	escent pregnanc	y prevention
14	and pregnancy services board.		
15	Section 9303. Initial applicability; aging	and long-term	care board.
16	SECTION 9304. Initial applicability; agric	culture, trade a	nd consumer
17	protection.		
18	SECTION 9305. Initial applicability; arts b	oard.	
19	Section 9306. Initial applicability; be	oundary area	commission,
20	Minnesota-Wisconsin.		
21	Section 9307. Initial applicability; build	ing commission	•
22	Section 9308. Initial applicability; child a	abuse and negle	ct prevention
23	board.		

SECTION 9309. Initial applicability; circuit courts.

1 (1) Court support services fee. The treatment of section 814.634 (1) (a), (b), 2 and (c) of the statutes first applies to actions commenced on July 1, 2002. 3 SECTION 9310. Initial applicability; commerce. 4 Section 9311. Initial applicability; corrections. 5 Section 9312. Initial applicability; court of appeals. 6 Section 9313. Initial applicability; district attorneys. 7 Section 9314. Initial applicability; educational communications 8 board. 9 Section 9315. Initial applicability; elections board. 10 Section 9316. Initial applicability; employee trust funds. 11 Section 9317. Initial applicability; employment relations commission. 12 Section 9318. Initial applicability; employment relations department. 13 Section 9319. Initial applicability; ethics board. 14 Section 9320. Initial applicability; financial institutions. 15 Section 9321. Initial applicability; governor. 16 Section 9322. Initial applicability; Health and Educational Facilities 17 Authority. Section 9323. Initial applicability; health and family services. 18 19 (1) Terrorism response training. The treatment of sections 146.50 (1) (a), (ag), 20 (hr), and (ig), (6) (a) 2. and (b) 2., and (8) (b) 3. and (c), 146.55 (1) (a), 940.20 (7) (a) 21 1e., and 941.37 (1) (a) of the statutes first applies to applications for initial licensure 22 or licensure renewal of emergency medical technicians and applications for initial 23 certification or renewal of certification of first responders submitted on January 1, 24 2003. SECTION 9324. Initial applicability; higher educational aids board.

1	Section 9325. Initial applicability; historical society.
2	SECTION 9326. Initial applicability; Housing and Economic
3	Development Authority.
4	SECTION 9327. Initial applicability; insurance.
5	Section 9328. Initial applicability; investment board.
6	Section 9329. Initial applicability; joint committee on finance.
7	Section 9330. Initial applicability; judicial commission.
8	Section 9331. Initial applicability; justice.
9	Section 9332. Initial applicability; legislature.
10	(1) Joint review committee on criminal penalties. The treatment of section
11	13.525 (5) of the statutes first applies to bills introduced on the effective date of this
12	subsection.
13	Section 9333. Initial applicability; lieutenant governor.
14	SECTION 9334. Initial applicability; lower Wisconsin state riverway
15	board.
16	SECTION 9335. Initial applicability; Medical College of Wisconsin.
17	SECTION 9336. Initial applicability; military affairs.
18	SECTION 9337. Initial applicability; natural resources.
19	SECTION 9338. Initial applicability; personnel commission.
20	SECTION 9339. Initial applicability; public defender board.
21	SECTION 9340. Initial applicability; public instruction.
22	(1) PRIMARY GUARANTEED VALUATION. The treatment of section 121.07 (7) (a) of
23	the statutes first applies to school aid paid in the 2002-03 school year.
24	SECTION 9341. Initial applicability; public lands, board of
25	commissioners of.

1	Section 9342. Initial applicability; public service commission.
2	Section 9343. Initial applicability; regulation and licensing.
3	Section 9344. Initial applicability; revenue.
4	(1b) Depreciation deductions. The treatment of sections 71.01 (7r), 71.26 (3)
5	(y), 71.365 (1m), and 71.45 (2) (a) 13. of the statutes first applies to property placed
6	in service in taxable years beginning on January 1, 2001.
7	(2b) Sales factor apportionment. The treatment of section 71.45 (3) (intro.),
8	(a), and (b) and (3m) of the statutes first applies to taxable years beginning after
9	December 31, 2003.
10	(2z) Public utility distribution payments. The treatment of section 79.04 (4)
11	(a) and (b) of the statutes, as it applies to payments under section 79.04 (6) and (7)
12	of the statutes, first applies to payments distributed in 2004.
13	Section 9345. Initial applicability; secretary of state.
14	Section 9346. Initial applicability; state fair park board.
15	Section 9347. Initial applicability; supreme court.
16	Section 9348. Initial applicability; technical college system.
17	Section 9349. Initial applicability; technology for educational
18	achievement in Wisconsin board.
19	SECTION 9350. Initial applicability; tobacco control board.
20	SECTION 9351. Initial applicability; tourism.
21	Section 9352. Initial applicability; transportation.
22	Section 9353. Initial applicability; treasurer.
23	Section 9354. Initial applicability; University of Wisconsin Hospitals
24	and Clinics Authority.

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Section 9355. Initial applicability; University of Wisconsin Hospitals and Clinics Board.

Section 9356. Initial applicability; University of Wisconsin System.

Section 9357. Initial applicability; veterans affairs.

Section 9358. Initial applicability; workforce development.

(1f) Wage claim lien priority. The treatment of section 109.09 (2) (c) of the statutes first applies to a lien under section 109.09 (2), 1995 stats., that takes effect on the effective date of this subsection.

SECTION 9359. Initial applicability; other.

(3) Penalty provisions generally. The repeal of sections 351.07 (2) (b), 939.32 (1) (b), 939.50 (1) (bc), 939.50 (3) (bc), 939.615 (7) (c), 939.622, 939.625, 939.63 (2), 939.635, 939.64, 939.641, 939.646, 939.647, 939.648, 940.09 (1b), 940.19 (3), 940.195 (3), 940.25 (1b), 940.285 (2) (b) 3., 941.29 (2m), 941.296 (3), 943.23 (1m), 943.23 (1r), 943.70 (2) (b) 3., 946.42 (4), 946.425 (2), 948.02 (3m), 948.025 (2m), 948.03 (5), 948.35, 948.36, 948.605 (4), 961.41 (1) (cm) 5., 961.41 (1) (d) 5., 961.41 (1) (d) 6., 961.41 (1) (e) 5., 961.41 (1) (e) 6., 961.41 (1) (em), 961.41 (1) (hm) 5., 961.41 (1) (hm) 6., 961.41 (1) (im) 5., 961.41 (1) (im) 6., 961.41 (1m) (cm) 5., 961.41 (1m) (d) 5., 961.41 (1m) (d) 6., 961.41 (1m) (e) 5., 961.41 (1m) (e) 6., 961.41 (1m) (em), 961.41 (1m) (hm) 5., 961.41 (1m) (hm) 6., 961.41 (1m) (im) 5., 961.41 (1m) (im) 6., 961.41 (2) (c), 961.41 (3g) (a) 2., 961.41 (3g) (a) 3., 961.41 (3g) (dm), 961.438, 961.46 (2), 961.46 (3), 961.465, 961.48 (2), 961.48 (4), 961.49 (2), 961.49 (3), 961.492, 973.01 (2) (b) 2. and 973.03 (3) (e) 3. of the statutes; the renumbering of section 351.07 (2) (a) of the statutes; the renumbering and amendment of sections 49.95 (1), 125.075 (2), 939.63 (1), 943.20 (3) (d) 2., 948.025 (1), 948.025 (2), 961.41 (1) (cm) 1., 961.41 (1m) (cm) 1., 961.41 (3g) (a) 1., 961.46 (1), 961.48 (1), 961.49 (1), 973.01 (2) (b) 6., 973.01 (2) (c) and 973.01 (2) (d)

1 of the statutes; the amendment of sections 11.61 (1) (a), 11.61 (1) (b), 12.60 (1) (a), $\mathbf{2}$ 13.05, 13.06, 13.69 (6m), 23.33 (13) (cg), 26.14 (8), 29.971 (1) (c), 29.971 (1m) (c), 3 29.971 (11m) (a), 29.971 (11p) (a), 30.80 (2g) (b), 30.80 (2g) (c), 30.80 (2g) (d), 30.80 4 (3m), 36.25 (6) (d), 47.03 (3) (d), 49.141 (7) (a), 49.141 (7) (b), 49.141 (9) (a), 49.141 5 (9) (b), 49.141 (10) (b), 49.195 (3n) (k), 49.195 (3n) (r), 49.49 (1) (b) 1., 49.49 (2) (a), 6 49.49 (2) (b), 49.49 (3), 49.49 (3m) (b), 49.49 (4) (b), 49.688 (9) (b), 49.688 (9) (c), 49.795 7 (8) (a) 2., 49.795 (8) (b) 2., 49.795 (8) (c), 51.15 (12), 55.06 (11) (am), 66.1207 (1) (b), 8 66.1207 (1) (c), 69.24 (1) (intro.), 70.47 (18) (a), 71.83 (2) (b), 86.192 (4), 97.43 (4), 9 97.45 (2), 100.171 (7) (b), 100.2095 (6) (d), 100.26 (2), 100.26 (5), 100.26 (7), 101.10 10 (4) (b), 101.143 (10) (b), 101.9204 (2), 101.94 (8) (b), 102.835 (11), 102.835 (18), 102.85 11 (3), 108.225 (11), 108.225 (18), 114.20 (18) (c), 125.085 (3) (a) 2., 125.105 (2) (b), 125.66 12 (3), 125.68 (12) (b), 125.68 (12) (c), 132.20 (2), 133.03 (1), 133.03 (2), 134.05 (4), 13 134.16, 134.20 (1) (intro.), 134.205 (4), 134.58, 139.44 (1), 139.44 (1m), 139.44 (2), 14 139.44 (8) (c), 139.85 (1), 139.95 (2), 139.95 (3), 146.345 (3), 146.35 (5), 146.60 (9) 15 (am), 146.70 (10) (a), 154.15 (2), 154.29 (2), 166.20 (11) (b), 167.10 (9) (g), 175.20 (3), 16 180.0129 (2), 181.0129 (2), 185.825, 201.09 (2), 214.93, 215.02 (6) (b), 215.12, 215.21 17 (21), 218.21 (7), 220.06 (2), 221.0625 (2) (intro.), 221.0636 (2), 221.0637 (2), 221.1004 18 (2), 253.06 (4) (b), 285.87 (2) (b), 291.97 (2) (b) (intro.), 291.97 (2) (c) 1. and 2., 299.53 19 (4) (c) 2., 301.45 (6) (a) 2., 302.095 (2), 341.605 (3), 342.06 (2), 342.065 (4) (b), 342.155 20 (4) (b), 342.156 (6) (b), 342.30 (3) (a), 342.32 (3), 344.48 (2), 346.17 (3) (a), 346.17 (3) 21(b), 346.17 (3) (c), 346.17 (3) (d), 346.175 (1) (a), 346.175 (1) (b), 346.175 (4) (b), 22 346.175 (4) (c), 346.175 (4) (d), 346.175 (5) (intro.), 346.175 (5) (a), 346.65 (2) (e), 23 346.65 (5), 346.74 (5) (b), 346.74 (5) (c), 346.74 (5) (d), 350.11 (2m), 446.07, 447.09, 24 450.11 (9) (b), 450.14 (5), 450.15 (2), 551.58 (1), 552.19 (1), 553.52 (1), 553.52 (2), 25562.13 (3), 562.13 (4), 565.50 (2), 565.50 (3), 601.64 (4), 641.19 (4) (a), 641.19 (4) (b),

1 753.061 (2m), 765.30 (1) (intro.), 765.30 (2) (intro.), 767.242 (8), 768.07, 783.07, 2 938.208 (1) (a), 938.34 (4h) (a), 938.34 (4m) (b) 1., 938.355 (2d) (b) 3., 938.355 (4) (b), 3 938.78 (3), 939.22 (21) (d), 939.30 (1), 939.30 (2), 939.32 (1) (intro.), 939.50 (1) (intro.), 4 939.50 (2), 939.50 (3) (c), 939.50 (3) (d), 939.50 (3) (e), 939.615 (7) (b) 2., 939.62 (1) (a), 5 939.62 (1) (b), 939.62 (1) (c), 939.623 (2), 939.624 (2), 939.632 (1) (e) 1., 939.632 (2), 6 939.645 (2), 939.72 (1), 939.75 (1), 940.02 (2) (intro.), 940.03, 940.04 (1), 940.04 (2) 7 (intro.), 940.04 (4), 940.06 (1), 940.06 (2), 940.07, 940.08 (1), 940.08 (2), 940.09 (1) 8 (intro.), 940.10 (1), 940.10 (2), 940.11 (1), 940.11 (2), 940.12, 940.15 (2), 940.15 (5), 9 940.15 (6), 940.19 (2), 940.19 (4), 940.19 (5), 940.19 (6) (intro.), 940.195 (2), 940.195 10 (4), 940.195 (5), 940.195 (6), 940.20 (1), 940.20 (1m), 940.20 (2), 940.20 (2m) (b), 11 940.20 (3), 940.20 (4), 940.20 (5) (b), 940.20 (6) (b) (intro.), 940.20 (7) (b), 940.201 (2) 12 (intro.), 940.203 (2) (intro.), 940.205 (2) (intro.), 940.207 (2) (intro.), 940.21, 940.22 13 (2), 940.225 (2) (intro.), 940.225 (3), 940.23 (1) (a), 940.23 (1) (b), 940.23 (2) (a), 940.23 14 (2) (b), 940.24 (1), 940.24 (2), 940.25 (1) (intro.), 940.285 (2) (b) 1g., 940.285 (2) (b) 1m., 15 940.285 (2) (b) 1r., 940.285 (2) (b) 2., 940.29, 940.295 (3) (b) 1g., 940.295 (3) (b) 1m., 16 940.295 (3) (b) 1r., 940.295 (3) (b) 2., 940.295 (3) (b) 3., 940.30, 940.305 (1), 940.305 17 (2), 940.31 (1) (intro.), 940.31 (2) (a), 940.31 (2) (b), 940.32 (2) (intro.), 940.32 (2m), 18 940.32 (3) (intro.), 940.32 (3m) (intro.), 940.43 (intro.), 940.45 (intro.), 941.11 (intro.), 19 941.12 (1), 941.20 (2) (intro.), 941.20 (3) (a) (intro.), 941.21, 941.235 (1), 941.26 (2) (a), 20 941.26 (2) (b), 941.26 (2) (e), 941.26 (2) (f), 941.26 (2) (g), 941.26 (4) (d), 941.26 (4) (e), 21941.28 (3), 941.29 (2) (intro.), 941.295 (1), 941.296 (2) (intro.), 941.298 (2), 941.30 (1), 22 941.30 (2), 941.31 (1), 941.31 (2) (b), 941.315 (3) (intro.), 941.32, 941.325, 941.327 (2) 23 (b) 1., 941.327 (2) (b) 2., 941.327 (2) (b) 3., 941.327 (2) (b) 4., 941.327 (3), 941.37 (3), 24 941.37 (4), 941.38 (1) (b) 4., 941.38 (2), 942.09 (2) (intro.), 943.01 (2) (intro.), 943.01 25(2d) (b) (intro.), 943.01 (2g) (intro.), 943.011 (2) (intro.), 943.012 (intro.), 943.013 (2)

1 (intro.), 943.014 (2), 943.015 (2) (intro.), 943.017 (2) (intro.), 943.017 (2m) (b) (intro.), $\mathbf{2}$ 943.02 (1) (intro.), 943.03, 943.04, 943.06 (2), 943.07 (1), 943.07 (2), 943.10 (1) (intro.), 3 943.10 (2) (intro.), 943.12, 943.20 (3) (c), 943.20 (3) (d) (intro.), 943.20 (3) (d) 1., 943.20 4 (3) (d) 3., 943.20 (3) (d) 4., 943.201 (2), 943.205 (3), 943.207 (3m) (b) (intro.), 943.207 5 (3m) (c) (intro.), 943.208 (2) (b), 943.208 (2) (c), 943.209 (2) (b), 943.209 (2) (c), 943.21 6 (3) (b), 943.23 (1g), 943.23 (2), 943.23 (3), 943.23 (4m), 943.23 (5), 943.24 (2), 943.25 7 (1), 943.25 (2) (intro.), 943.26 (2), 943.27, 943.28 (2), 943.28 (3), 943.28 (4), 943.30 (1), 8 943.30 (2), 943.30 (3), 943.30 (4), 943.30 (5) (b), 943.31, 943.32 (1) (intro.), 943.32 (2), 9 943.34 (1) (c), 943.38 (1) (intro.), 943.38 (2), 943.39 (intro.), 943.395 (2) (b), 943.40 10 (intro.), 943.41 (8) (b), 943.41 (8) (c), 943.45 (3) (c), 943.45 (3) (d), 943.455 (4) (c), 11 943.455 (4) (d), 943.46 (4) (c), 943.46 (4) (d), 943.47 (3) (c), 943.47 (3) (d), 943.49 (2) 12 (b) 2., 943.50 (4) (c), 943.60 (1), 943.61 (5) (c), 943.62 (4) (c), 943.70 (2) (b) 2., 943.70 13 (2) (b) 3g., 943.70 (2) (b) 3r., 943.70 (2) (b) 4., 943.70 (2) (c) 1., 943.70 (3) (b) 2., 943.70 14 (3) (b) 3., 943.70 (3) (b) 4., 943.75 (2), 943.75 (2m), 943.76 (2) (a), 943.76 (2) (b), 944.05 15 (1) (intro.), 944.06, 944.16 (intro.), 944.21 (5) (c), 944.21 (5) (e), 944.32, 944.33 (2), 944.34 (intro.), 945.03 (1m) (intro.), 945.05 (1) (intro.), 945.08 (1), 946.02 (1) (intro.), 16 17 946.03 (1) (intro.), 946.03 (2), 946.05 (1), 946.10 (intro.), 946.11 (1) (intro.), 946.12 18 (intro.), 946.13 (1) (intro.), 946.14, 946.15 (1), 946.15 (3), 946.31 (1) (intro.), 946.32 19 (1) (intro.), 946.41 (2m) (intro.), 946.415 (2) (intro.), 946.42 (3) (intro.), 946.425 (1), 20 946.425 (1m) (b), 946.425 (1r) (b), 946.43 (1m) (intro.), 946.43 (2m) (a) (intro.), 946.44 21(1) (intro.), 946.44 (1g), 946.44 (1m), 946.47 (1) (intro.), 946.48 (1), 946.49 (1) (b), 22 946.49 (2), 946.60 (1), 946.60 (2), 946.61 (1) (intro.), 946.64, 946.65 (1), 946.68 (1r) (a), 23 946.68 (1r) (b), 946.68 (1r) (c), 946.69 (2) (intro.), 946.70 (2), 946.72 (1), 946.74 (2), 24 946.76, 946.82 (4), 946.84 (1), 946.85 (1), 947.013 (1t), 947.013 (1v), 947.013 (1x) 25(intro.), 947.015, 948.02 (2), 948.02 (3), 948.03 (2) (a), 948.03 (2) (b), 948.03 (2) (c),

1 948.03 (3) (a), 948.03 (3) (b), 948.03 (3) (c), 948.03 (4) (a), 948.03 (4) (b), 948.04 (1), $\mathbf{2}$ 948.04 (2), 948.05 (1) (intro.), 948.05 (1m), 948.05 (2), 948.055 (2) (a), 948.055 (2) (b), 3 948.06 (intro.), 948.07 (intro.), 948.08, 948.095 (2) (intro.), 948.11 (2) (a) (intro.), 4 948.11 (2) (am) (intro.), 948.12 (1m) (intro.), 948.12 (2m) (intro.), 948.13 (2), 948.20, 5 948.21 (1), 948.22 (2), 948.23, 948.24 (1) (intro.), 948.30 (1) (intro.), 948.30 (2) (intro.), 6 948.31 (1) (b), 948.31 (2), 948.31 (3) (intro.), 948.40 (4) (a), 948.40 (4) (b), 948.51 (3) 7 (b), 948.60 (2) (b), 948.60 (2) (c), 948.605 (2) (a), 948.605 (3) (a), 948.61 (2) (b), 948.62 8 (1) (a), 948.62 (1) (b), 948.62 (1) (c), 949.03 (1) (b), 951.18 (1), 951.18 (2), 951.18 (2m), 9 961.41 (1) (intro.), 961.41 (1) (a), 961.41 (1) (b), 961.41 (1) (cm) (intro.), 961.41 (1) (cm) 10 2., 961.41 (1) (cm) 3., 961.41 (1) (cm) 4., 961.41 (1) (d) (intro.), 961.41 (1) (d) 1., 961.41 11 (1) (d) 2., 961.41 (1) (d) 3., 961.41 (1) (d) 4., 961.41 (1) (e) (intro.), 961.41 (1) (e) 1., 12 961.41 (1) (e) 2., 961.41 (1) (e) 3., 961.41 (1) (e) 4., 961.41 (1) (f) (intro.), 961.41 (1) (f) 13 1., 961.41 (1) (f) 2., 961.41 (1) (f) 3., 961.41 (1) (g) (intro.), 961.41 (1) (g) 1., 961.41 (1) 14 (g) 2., 961.41 (1) (g) 3., 961.41 (1) (h) (intro.), 961.41 (1) (h) 1., 961.41 (1) (h) 2., 961.41 15 (1) (h) 3., 961.41 (1) (hm) (intro.), 961.41 (1) (hm) 1., 961.41 (1) (hm) 2., 961.41 (1) (hm) 3., 961.41 (1) (hm) 4., 961.41 (1) (i), 961.41 (1) (im) (intro.), 961.41 (1) (im) 1.. 961.41 16 17 (1) (im) 2., 961.41 (1) (im) 3., 961.41 (1) (im) 4., 961.41 (1) (j), 961.41 (1m) (intro.), 18 961.41 (1m) (a), 961.41 (1m) (b), 961.41 (1m) (cm) (intro.), 961.41 (1m) (cm) 2., 961.41 19 (1m) (cm) 3., 961.41 (1m) (cm) 4., 961.41 (1m) (d) (intro.), 961.41 (1m) (d) 1., 961.41 20 (1m) (d) 2., 961.41 (1m) (d) 3., 961.41 (1m) (d) 4., 961.41 (1m) (e) (intro.), 961.41 (1m) 21(e) 1., 961.41 (1m) (e) 2., 961.41 (1m) (e) 3., 961.41 (1m) (e) 4., 961.41 (1m) (f) (intro.), 22 961.41 (1m) (f) 1., 961.41 (1m) (f) 2., 961.41 (1m) (f) 3., 961.41 (1m) (g) (intro.), 961.41 23 (1m) (g) 1., 961.41 (1m) (g) 2., 961.41 (1m) (g) 3., 961.41 (1m) (h) (intro.), 961.41 (1m) 24 (h) 1., 961.41 (1m) (h) 2., 961.41 (1m) (h) 3., 961.41 (1m) (hm) (intro.), 961.41 (1m) 25(hm) 1., 961.41 (1m) (hm) 2., 961.41 (1m) (hm) 3., 961.41 (1m) (hm) 4., 961.41 (1m)

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1 (i), 961.41 (1m) (im) (intro.), 961.41 (1m) (im) 1., 961.41 (1m) (im) 2., 961.41 (1m) (im) $\mathbf{2}$ 3., 961.41 (1m) (im) 4., 961.41 (1m) (j), 961.41 (1n) (c), 961.41 (2) (intro.), 961.41 (2) 3 (a), 961.41 (2) (b), 961.41 (2) (cm) (title), 961.41 (2) (d), 961.41 (3g) (b), 961.41 (3g) (c), 4 961.41 (3g) (d), 961.41 (3g) (e), 961.41 (3g) (f), 961.41 (4) (am) 3., 961.42 (2), 961.43 5 (2), 961.437 (4) (a), 961.437 (4) (b), 961.455 (1), 961.455 (3), 961.472 (2), 961.48 (2m) 6 (a), 961.48 (3), 961.55 (1) (d) 3., 961.573 (3), 961.574 (3), 961.575 (3), 968.255 (1) (a) 7 2., 968.31 (1) (intro.), 968.34 (3), 968.43 (3), 969.08 (10) (a), 969.08 (10) (b), 973.01 (2) 8 (intro.), 973.01 (2) (a), 973.01 (2) (b) (intro.), 973.01 (2) (b) 3., 973.01 (2) (b) 4., 973.01 9 (2) (b) 5., 973.03 (3) (e) 1. and 2., 973.09 (2) (b) 1., and 977.06 (2) (b) of the statutes; 10 the repeal and recreation of section 944.15 (title) of the statutes; and the creation of 11 sections 49.95 (1) (e) and (f), 125.075 (2) (b), 346.04 (2t), 346.04 (4), 346.17 (2t), 939.32 12 (1) (bm), 939.32 (1g), 939.32 (1m), 939.32 (2) (title), 939.32 (3) (title), 939.50 (1) (f), 939.50 (1) (g), 939.50 (1) (h), 939.50 (1) (i), 939.50 (3) (f), 939.50 (3) (g), 939.50 (3) (h), 13 14 939.50 (3) (i), 940.09 (1c), 943.20 (3) (bf) and (bm), 943.23 (3m), 943.34 (1) (bf) and 15 (bm), 943.50 (4) (bf) and (bm), 946.50 (5d), 946.50 (5h), 946.50 (5p), 946.50 (5t), 16 948.025 (1) (b), 948.025 (2) (a), 948.51 (3) (c), 948.62 (1) (bm), 961.41 (1) (cm) 1g., 17 961.41 (1) (h) 4., 961.41 (1) (h) 5., 961.41 (1m) (cm) 1g., 961.41 (1m) (h) 4., 961.41 (1m) 18 (h) 5., 961.48 (1) (a) and (b), 973.01 (2) (b) 6m., 973.01 (2) (b) 7., 973.01 (2) (b) 8., 973.01 19 (2) (b) 9., 973.01 (2) (b) 10. a. and b., 973.01 (2) (c) 2., 973.01 (2) (d) 1. to 6., and 973.017 20 of the statutes first apply to offenses committed on the effective date of this 21subsection. 22 (4) RETURNING PERSONS TO PRISON UPON REVOCATION. The treatment of sections

302.113 (9) (a), (at), (b), (c), and (g) and 302.114 (9) (a), (b), (bm), and (f) of the statutes

first applies to persons who are the subjects of extended supervision revocation

1 proceedings that are commenced by the department of corrections on the effective 2 date of this subsection. (5) CONCURRENT AND CONSECUTIVE SENTENCES. The treatment of section 973.15 3 4 (2m) of the statutes first applies to persons sentenced for crimes committed on the 5 effective date of this subsection. 6 TERRORISM RESPONSE TRAINING FOR LAW ENFORCEMENT OFFICERS. The 7 treatment of section 165.85 (4) (b) 1. and 1d. of the statutes first applies to persons 8 being appointed law enforcement officers or tribal law enforcement officers on 9 January 1, 2003. (7) Limit on operating Levy increase. The treatment of section 66.0602 of the 10 11 statutes first applies to the property tax assessment as of January 1, 2002. 12 **Section 9400. Effective dates; general.** Except as otherwise provided in Sections 9401 to 9459 of this act, this act takes effect on the day after publication. 13 14 Section 9401. Effective dates; administration. 15 (1) Grants to Wisconsin Patient Safety Institute, Inc. The treatment of 16 sections 16.40 (24) and 20.505 (1) (fe) of the statutes takes effect on July 1, 2002. 17 (2z) Surplus fund transfer for housing grants and loans. The treatment of 18 sections 16.33 (1) (a) (by Section 15c) and 234.165 (2) (c) (intro.) (by Section 366c) 19 of the statutes and the repeal of sections 20.505 (7) (j) and 234.165 (3) of the statutes 20 take effect on July 1, 2003. 21 (3) Utility public benefits fund. The repeal and recreation of section 20.505 22 (3) (s) of the statutes takes effect on July 1, 2003. 23 (3v) RACING GENERAL PROGRAM OPERATIONS. The treatment of section 20.505 (8)

(b) of the statutes takes effect on July 1, 2002.

1	Section 9402. Effective dates; adolescent pregnancy prevention and
2	pregnancy services board.
3	Section 9403. Effective dates; aging and long-term care board.
4	Section 9404. Effective dates; agriculture, trade and consumer
5	protection.
6	Section 9405. Effective dates; arts board.
7	Section 9406. Effective dates; boundary area commission,
8	Minnesota-Wisconsin.
9	Section 9407. Effective dates; building commission.
10	Section 9408. Effective dates; child abuse and neglect prevention
11	board.
12	Section 9409. Effective dates; circuit courts.
13	Section 9410. Effective dates; commerce.
14	Section 9411. Effective dates; corrections.
15	(2) Inmate secure work program. The treatment of sections 303.063 and 303.21
16	(1) (b) of the statutes takes effect on July 1, 2002.
17	Section 9412. Effective dates; court of appeals.
18	Section 9413. Effective dates; district attorneys.
19	Section 9414. Effective dates; educational communications board.
20	Section 9415. Effective dates; elections board.
21	Section 9416. Effective dates; employee trust funds.
22	Section 9417. Effective dates; employment relations commission.
23	Section 9418. Effective dates; employment relations department.
24	Section 9419. Effective dates; ethics board.
25	Section 9420. Effective dates; financial institutions.

1	Section 9421. Effective dates; governor.
2	SECTION 9422. Effective dates; Health and Educational Facilities
3	Authority.
4	Section 9423. Effective dates; health and family services.
5	(2) COMMUNITY HEALTH CENTER GRANTS. The treatment of sections 20.435 (5) (fh)
6	and 250.15 of the statutes takes effect on July 1, 2002.
7	Section 9424. Effective dates; higher educational aids board.
8	Section 9425. Effective dates; historical society.
9	(1f) Appropriation consolidation. The treatment of section 20.245 (1) (ag) of
10	the statutes takes effect on July 1, 2002.
11	SECTION 9426. Effective dates; Housing and Economic Development
12	Authority.
13	Section 9427. Effective dates; insurance.
14	Section 9428. Effective dates; investment board.
15	Section 9429. Effective dates; joint committee on finance.
16	Section 9430. Effective dates; judicial commission.
17	Section 9431. Effective dates; justice.
18	(1g) Gaming law enforcement. The treatment of section $20.455\ (2)\ (fm)$ of the
19	statutes takes effect on July 1, 2002.
20	Section 9432. Effective dates; legislature.
21	(1) Joint review committee on criminal penalties.
22	(a) The treatment of section 13.525 (5) of the statutes, the creation of section
23	13.525 (5m) of the statutes, and Section 9332 (1) of this act take effect on January
24	1, 2003.

1	(b) The repeal of section $13.525~(5\mathrm{m})$ of the statutes takes effect on January 1,
2	2004.
3	Section 9433. Effective dates; lieutenant governor.
4	Section 9434. Effective dates; lower Wisconsin state riverway board.
5	Section 9435. Effective dates; Medical College of Wisconsin.
6	Section 9436. Effective dates; military affairs.
7	(1) Youth Challenge program. The treatment of sections 20.465 (4) (c), 21.26,
8	$121.05\ (1)\ (a)\ 13.,\ 121.095,\ 121.90\ (1)\ (intro.),\ and\ 301.26\ (2)\ (c)\ of\ the\ statutes\ takes$
9	effect on July 1, 2002.
10	Section 9437. Effective dates; natural resources.
11	(1c) Forest fire protection grant program.
12	(a) Effect of other financial assistance. The creation of section $26.145~(2\mathrm{m})$ of
13	the statutes of this act takes effect on July 1, 2002.
14	(b) Sunset . The repeal of section 26.145 (2m) of the statutes of this act takes
15	effect on July 1, 2004.
16	(1q) Wheelchair recycling project. The repeal of section 20.370 (6) (bw) of the
17	statutes takes effect on July 1, 2003.
18	(1w) Animal health protection. The treatment of section 20.370 (1) (mu) (by
19	Section 36db) of the statutes takes effect on July 1, 2003.
20	Section 9438. Effective dates; personnel commission.
21	Section 9439. Effective dates; public defender board.
22	Section 9440. Effective dates; public instruction.
23	(1) General school aid. The treatment of section 20.255 (2) (ac) of the statutes
24	takes effect on July 1, 2002.
25	Section 9441. Effective dates; public lands, board of commissioners of.

1 Section 9442. Effective dates; public service commission. 2 Section 9443. Effective dates; regulation and licensing. 3 Section 9444. Effective dates; revenue. Section 9445. Effective dates; secretary of state. 4 5 Section 9446. Effective dates; state fair park board. 6 Section 9447. Effective dates; supreme court. 7 Section 9448. Effective dates; technical college system. (1) Grants to students. The treatment of sections 20.292 (1) (ep), 38.28 (1m) 8 9 (a) 1., and 38.305 of the statutes takes effect on July 1, 2002. 10 (2x) Compensation for certain technical college system board employees. 11 The treatment of sections 19.42 (13) (c), 20.923 (16), 40.02 (30), and 230.35 (1m) (a) 122. and (2) of the statutes takes effect retroactively to February 1, 2002. 13 9449. Effective dates: technology for educational SECTION 14 achievement in Wisconsin board. 15 Section 9450. Effective dates: tobacco control board. 16 Section 9451. Effective dates: tourism. Section 9452. Effective dates; transportation. 17 18 (1) Transfers to general fund. The repeal of section 20.855 (4) (v) of the 19 statutes takes effect on June 30, 2003. Section 9453. Effective dates: treasurer. 20 21Section 9454. Effective dates; University of Wisconsin Hospitals and 22 Clinics Authority. Section 9455. Effective dates; University of Wisconsin Hospitals and 23 24 Clinics Board. 25Section 9456. Effective dates; University of Wisconsin System.

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Section 9457. Effective dates; veterans affairs.

Section 9458. Effective dates; workforce development.

(1f) Wage Claim Lien Priority. The treatment of section 109.09 (2) (c) of the statutes and Section 9358 (1f) of this act take effect retroactively to February 1, 1998.

Section 9459. Effective dates; other.

(1) Penalty provisions generally. The repeal of sections 351.07 (2) (b), 939.32 (1) (b), 939.50 (1) (bc), 939.50 (3) (bc), 939.615 (7) (c), 939.622, 939.625, 939.63 (2), 939.635, 939.64, 939.641, 939.646, 939.647, 939.648, 940.09 (1b), 940.19 (3), 940.195 (3), 940.25 (1b), 940.285 (2) (b) 3., 941.29 (2m), 941.296 (3), 943.23 (1m), 943.23 (1r), 943.70 (2) (b) 3., 946.42 (4), 946.425 (2), 948.02 (3m), 948.025 (2m), 948.03 (5), 948.35, 948.36, 948.605 (4), 961.41 (1) (cm) 5., 961.41 (1) (d) 5., 961.41 (1) (d) 6., 961.41 (1) (e) 5., 961.41 (1) (e) 6., 961.41 (1) (em), 961.41 (1) (hm) 5., 961.41 (1) (hm) 6., 961.41 (1) (im) 5., 961.41 (1) (im) 6., 961.41 (1m) (cm) 5., 961.41 (1m) (d) 5., 961.41 (1m) (d) 6., 961.41 (1m) (e) 5., 961.41 (1m) (e) 6., 961.41 (1m) (em), 961.41 (1m) (hm) 5., 961.41 (1m) (hm) 6., 961.41 (1m) (im) 5., 961.41 (1m) (im) 6., 961.41 (2) (c), 961.41 (3g) (a) 2., 961.41 (3g) (a) 3., 961.41 (3g) (dm), 961.438, 961.46 (2), 961.46 (3), 961.465, 961.48 (2), 961.48 (4), 961.49 (2), 961.49 (3), 961.492, 973.01 (2) (b) 2. and 973.03 (3) (e) 3. of the statutes; the renumbering of section 351.07 (2) (a) of the statutes; the renumbering and amendment of sections 49.95 (1), 125.075 (2), 302.113 (9) (a), 302.114 (9) (a), 939.63 (1), 943.20 (3) (d) 2., 948.025 (1), 948.025 (2), 961.41 (1) (cm) 1., 961.41 (1m) (cm) 1., 961.41 (3g) (a) 1., 961.46 (1), 961.48 (1), 961.49 (1), 973.01 (2) (b) 6., 973.01 (2) (c) and 973.01 (2) (d) of the statutes; the amendment of sections 6.18, 11.61 (1) (a), 11.61 (1) (b), 12.60 (1) (a), 13.05, 13.06, 13.69 (6m), 23.33 (13) (cg), 26.14 (8), 29.971 (1) (c), 29.971 (1m) (c), 29.971 (11m) (a), 29.971 (11p) (a), 30.80 (2g) (b),

1	$30.80\ (2g)\ (c),\ 30.80\ (2g)\ (d),\ 30.80\ (3m),\ 36.25\ (6)\ (d),\ 47.03\ (3)\ (d),\ 48.355\ (2d)\ (b)\ 3.,$
2	$48.415\ (9\mathrm{m})\ (b)\ 2.,\ 48.417\ (1)\ (d),\ 48.57\ (3\mathrm{p})\ (g)\ 2.,\ 48.685\ (1)\ (c),\ 48.685\ (5)\ (b\mathrm{m})\ 2.,$
3	48.685 (5) (bm) 3., 48.685 (5) (bm) 4., 49.141 (7) (a), 49.141 (7) (b), 49.141 (9) (a),
4	$49.141\ (9)\ (b),\ 49.141\ (10)\ (b),\ 49.195\ (3n)\ (k),\ 49.195\ (3n)\ (r),\ 49.49\ (1)\ (b)\ 1.,\ 49.49$
5	$(2)\ (a),\ 49.49\ (2)\ (b),\ 49.49\ (3),\ 49.49\ (3m)\ (b),\ 49.49\ (4)\ (b),\ 49.688\ (9)\ (b),\ 49.688\ (9)$
6	$(c),49.795\ (8)\ (a)\ 2.,49.795\ (8)\ (b)\ 2.,49.795\ (8)\ (c),50.065\ (1)\ (e)\ 1.,51.15\ (12),55.06$
7	$(11)\ (am),\ 66.1207\ (1)\ (b),\ 66.1207\ (1)\ (c),\ 69.24\ (1)\ (intro.),\ 70.47\ (18)\ (a),\ 71.83\ (2)\ (b),$
8	$86.192\ (4),97.43\ (4),97.45\ (2),100.171\ (7)\ (b),100.2095\ (6)\ (d),100.26\ (2),100.26\ (5),100.26\ (6)$
9	$100.26\ (7),\ 101.10\ (4)\ (b),\ 101.143\ (10)\ (b),\ 101.9204\ (2),\ 101.94\ (8)\ (b),\ 102.835\ (11),$
10	$102.835\ (18),\ 102.85\ (3),\ 108.225\ (11),\ 108.225\ (18),\ 110.07\ (5)\ (a),\ 114.20\ (18)\ (c),$
11	$115.31\ (2g),\ 118.19\ (4)\ (a),\ 125.085\ (3)\ (a)\ 2.,\ 125.105\ (2)\ (b),\ 125.66\ (3),\ 125.68\ (12)$
12	$\text{(b), } 125.68 \ (12) \ (\text{c), } 132.20 \ (2), \ 133.03 \ (1), \ 133.03 \ (2), \ 134.05 \ (4), \ 134.16, \ 134.20 \ (1)$
13	$(intro.),134.205\ (4),134.58,139.44\ (1),139.44\ (1m),139.44\ (2),139.44\ (8)\ (c),139.85$
14	$(1),\ 139.95\ (2),\ 139.95\ (3),\ 146.345\ (3),\ 146.35\ (5),\ 146.60\ (9)\ (am),\ 146.70\ (10)\ (a),$
15	$154.15\ (2), 154.29\ (2), 166.20\ (11)\ (b), 167.10\ (9)\ (g), 175.20\ (3), 180.0129\ (2), 181.0129$
16	(2), 185.825, 201.09 (2), 214.93, 215.02 (6) (b), 215.12, 215.21 (21), 218.21 (7), 220.06 (1), 12
17	$(2),\ 221.0625\ (2)\ (intro.),\ 221.0636\ (2),\ 221.0637\ (2),\ 221.1004\ (2),\ 253.06\ (4)\ (b),$
18	$285.87\ (2)\ (b),\ 291.97\ (2)\ (b)\ (intro.),\ 291.97\ (2)\ (c)\ 1.\ and\ 2.,\ 299.53\ (4)\ (c)\ 2.,\ 301.048$
19	$(2) \ (bm) \ 1. \ a., \ 301.26 \ (4) \ (cm) \ 1., \ 301.45 \ (6) \ (a) \ 2., \ 302.095 \ (2), \ 302.11 \ (1g) \ (a) \ 2., \ 302.11 $
20	$(1p),\ 302.113\ (7),\ 302.113\ (9)\ (b),\ 302.113\ (9)\ (c),\ 302.114\ (9)\ (b),\ 302.114\ (9)\ (bm),$
21	$304.06\ (1)\ (b),\ 304.071\ (2),\ 341.605\ (3),\ 342.06\ (2),\ 342.065\ (4)\ (b),\ 342.155\ (4)\ (b),$
22	$342.156 \ (6) \ (b),\ 342.30 \ (3) \ (a),\ 342.32 \ (3),\ 344.48 \ (2),\ 346.17 \ (3) \ (a),\ 346.17 \ (3) \ (b),$
23	$346.17\ (3)\ (c),\ 346.17\ (3)\ (d),\ 346.175\ (1)\ (a),\ 346.175\ (1)\ (b),\ 346.175\ (4)\ (b),\ 346.175$
24	$(4)\ (c),\ 346.175\ (4)\ (d),\ 346.175\ (5)\ (intro.),\ 346.175\ (5)\ (a),\ 346.65\ (2)\ (e),\ 346.65\ (5),$
25	$346.74\ (5)\ (b),\ 346.74\ (5)\ (c),\ 346.74\ (5)\ (d),\ 350.11\ (2m),\ 446.07,\ 447.09,\ 450.11\ (9)\ (b),$

1 450.14 (5), 450.15 (2), 551.58 (1), 552.19 (1), 553.52 (1), 553.52 (2), 562.13 (3), 562.13 $\mathbf{2}$ (4), 565.50 (2), 565.50 (3), 601.64 (4), 641.19 (4) (a), 641.19 (4) (b), 753.061 (2m), 3 765.30 (1) (intro.), 765.30 (2) (intro.), 767.242 (8), 768.07, 783.07, 908.08 (1), 938.208 4 (1) (a), 938.34 (4h) (a), 938.34 (4m) (b) 1., 938.355 (2d) (b) 3., 938.355 (4) (b), 938.78 (3), 939.22 (21) (d), 939.30 (1), 939.30 (2), 939.32 (1) (intro.), 939.50 (1) (intro.), 939.50 5 6 (2), 939.50 (3) (c), 939.50 (3) (d), 939.50 (3) (e), 939.615 (7) (b) 2., 939.62 (1) (a), 939.62 7 (1) (b), 939.62 (1) (c), 939.62 (2m) (a) 2m. a., 939.62 (2m) (a) 2m. b., 939.623 (2), 8 939.624 (2), 939.632 (1) (e) 1., 939.632 (2), 939.645 (2), 939.72 (1), 939.75 (1), 940.02 9 (2) (intro.), 940.03, 940.04 (1), 940.04 (2) (intro.), 940.04 (4), 940.06 (1), 940.06 (2), 10 940.07, 940.08 (1), 940.08 (2), 940.09 (1) (intro.), 940.10 (1), 940.10 (2), 940.11 (1), 11 940.11 (2), 940.12, 940.15 (2), 940.15 (5), 940.15 (6), 940.19 (2), 940.19 (4), 940.19 (5), 12 940.19 (6) (intro.), 940.195 (2), 940.195 (4), 940.195 (5), 940.195 (6), 940.20 (1), 940.20 13 (1m), 940.20 (2), 940.20 (2m) (b), 940.20 (3), 940.20 (4), 940.20 (5) (b), 940.20 (6) (b) 14 (intro.), 940.20 (7) (b), 940.201 (2) (intro.), 940.203 (2) (intro.), 940.205 (2) (intro.), 15 940.207 (2) (intro.), 940.21, 940.22 (2), 940.225 (2) (intro.), 940.225 (3), 940.23 (1) (a), 16 940.23 (1) (b), 940.23 (2) (a), 940.23 (2) (b), 940.24 (1), 940.24 (2), 940.25 (1) (intro.), 17 940.285 (2) (b) 1g., 940.285 (2) (b) 1m., 940.285 (2) (b) 1r., 940.285 (2) (b) 2., 940.29, 18 940.295 (3) (b) 1g., 940.295 (3) (b) 1m., 940.295 (3) (b) 1r., 940.295 (3) (b) 2., 940.295 19 (3) (b) 3., 940.30, 940.305 (1), 940.305 (2), 940.31 (1) (intro.), 940.31 (2) (a), 940.31 (2) 20 (b), 940.32 (2) (intro.), 940.32 (2m), 940.32 (3) (intro.), 940.32 (3m) (intro.), 940.43 21(intro.), 940.45 (intro.), 941.11 (intro.), 941.12 (1), 941.20 (2) (intro.), 941.20 (3) (a) 22 (intro.), 941.21, 941.235 (1), 941.26 (2) (a), 941.26 (2) (b), 941.26 (2) (e), 941.26 (2) (f), 23 941.26 (2) (g), 941.26 (4) (d), 941.26 (4) (e), 941.28 (3), 941.29 (2) (intro.), 941.295 (1), 24 941.296 (2) (intro.), 941.298 (2), 941.30 (1), 941.30 (2), 941.31 (1), 941.31 (2) (b), 25941.315 (3) (intro.), 941.32, 941.325, 941.327 (2) (b) 1., 941.327 (2) (b) 2., 941.327 (2)

1 (b) 3., 941.327 (2) (b) 4., 941.327 (3), 941.37 (3), 941.37 (4), 941.38 (1) (b) 4., 941.38 $\mathbf{2}$ (2), 942.09 (2) (intro.), 943.01 (2) (intro.), 943.01 (2d) (b) (intro.), 943.01 (2g) (intro.), 3 943.011 (2) (intro.), 943.012 (intro.), 943.013 (2) (intro.), 943.014 (2), 943.015 (2) 4 (intro.), 943.017 (2) (intro.), 943.017 (2m) (b) (intro.), 943.02 (1) (intro.), 943.03, 5 943.04, 943.06 (2), 943.07 (1), 943.07 (2), 943.10 (1) (intro.), 943.10 (2) (intro.), 943.12, 6 943.20 (3) (c), 943.20 (3) (d) (intro.), 943.20 (3) (d) 1., 943.20 (3) (d) 3., 943.20 (3) (d) 7 4., 943.201 (2), 943.205 (3), 943.207 (3m) (b) (intro.), 943.207 (3m) (c) (intro.), 943.208 8 (2) (b), 943.208 (2) (c), 943.209 (2) (b), 943.209 (2) (c), 943.21 (3) (b), 943.23 (1g), 943.23 9 (2), 943.23 (3), 943.23 (4m), 943.23 (5), 943.24 (2), 943.25 (1), 943.25 (2) (intro.), 10 943.26 (2), 943.27, 943.28 (2), 943.28 (3), 943.28 (4), 943.30 (1), 943.30 (2), 943.30 (3), 11 943.30 (4), 943.30 (5) (b), 943.31, 943.32 (1) (intro.), 943.32 (2), 943.34 (1) (c), 943.38 12 (1) (intro.), 943.38 (2), 943.39 (intro.), 943.395 (2) (b), 943.40 (intro.), 943.41 (8) (b), 13 943.41 (8) (c), 943.45 (3) (c), 943.45 (3) (d), 943.455 (4) (c), 943.455 (4) (d), 943.46 (4) 14 (c), 943.46 (4) (d), 943.47 (3) (c), 943.47 (3) (d), 943.49 (2) (b) 2., 943.50 (4) (c), 943.60 15 (1), 943.61 (5) (c), 943.62 (4) (c), 943.70 (2) (b) 2., 943.70 (2) (b) 3g., 943.70 (2) (b) 3r., 16 943.70 (2) (b) 4., 943.70 (2) (c) 1., 943.70 (3) (b) 2., 943.70 (3) (b) 3., 943.70 (3) (b) 4., 17 943.75 (2), 943.75 (2m), 943.76 (2) (a), 943.76 (2) (b), 944.05 (1) (intro.), 944.06, 944.16 18 (intro.), 944.21 (5) (c), 944.21 (5) (e), 944.32, 944.33 (2), 944.34 (intro.), 945.03 (1m) 19 (intro.), 945.05 (1) (intro.), 945.08 (1), 946.02 (1) (intro.), 946.03 (1) (intro.), 946.03 20 (2), 946.05 (1), 946.10 (intro.), 946.11 (1) (intro.), 946.12 (intro.), 946.13 (1) (intro.), 21946.14, 946.15 (1), 946.15 (3), 946.31 (1) (intro.), 946.32 (1) (intro.), 946.41 (2m) 22 (intro.), 946.415 (2) (intro.), 946.42 (3) (intro.), 946.425 (1), 946.425 (1m) (b), 946.425 23 (1r) (b), 946.43 (1m) (intro.), 946.43 (2m) (a) (intro.), 946.44 (1) (intro.), 946.44 (1g), 24 946.44 (1m), 946.47 (1) (intro.), 946.48 (1), 946.49 (1) (b), 946.49 (2), 946.60 (1), 946.60 25(2), 946.61 (1) (intro.), 946.64, 946.65 (1), 946.68 (1r) (a), 946.68 (1r) (b), 946.68 (1r)

1 (c), 946.69 (2) (intro.), 946.70 (2), 946.72 (1), 946.74 (2), 946.76, 946.82 (4), 946.84 (1), $\mathbf{2}$ 946.85 (1), 947.013 (1t), 947.013 (1v), 947.013 (1x) (intro.), 947.015, 948.02 (2), 948.02 3 (3), 948.03 (2) (a), 948.03 (2) (b), 948.03 (2) (c), 948.03 (3) (a), 948.03 (3) (b), 948.03 4 (3) (c), 948.03 (4) (a), 948.03 (4) (b), 948.04 (1), 948.04 (2), 948.05 (1) (intro.), 948.05 5 (1m), 948.05 (2), 948.055 (2) (a), 948.055 (2) (b), 948.06 (intro.), 948.07 (intro.), 6 948.08, 948.095 (2) (intro.), 948.11 (2) (a) (intro.), 948.11 (2) (am) (intro.), 948.12 (1m) 7 (intro.), 948.12 (2m) (intro.), 948.13 (2), 948.20, 948.21 (1), 948.22 (2), 948.23, 948.24 8 (1) (intro.), 948.30 (1) (intro.), 948.30 (2) (intro.), 948.31 (1) (b), 948.31 (2), 948.31 (3) 9 (intro.), 948.40 (4) (a), 948.40 (4) (b), 948.51 (3) (b), 948.60 (2) (b), 948.60 (2) (c), 10 948.605 (2) (a), 948.605 (3) (a), 948.61 (2) (b), 948.62 (1) (a), 948.62 (1) (b), 948.62 (1) 11 (c), 949.03 (1) (b), 951.18 (1), 951.18 (2), 951.18 (2m), 961.41 (1) (intro.), 961.41 (1) (a), 12 961.41 (1) (b), 961.41 (1) (cm) (intro.), 961.41 (1) (cm) 2., 961.41 (1) (cm) 3., 961.41 (1) 13 (cm) 4., 961.41 (1) (d) (intro.), 961.41 (1) (d) 1., 961.41 (1) (d) 2., 961.41 (1) (d) 3., 961.41 14 (1) (d) 4., 961.41 (1) (e) (intro.), 961.41 (1) (e) 1., 961.41 (1) (e) 2., 961.41 (1) (e) 3., 15 961.41 (1) (e) 4., 961.41 (1) (f) (intro.), 961.41 (1) (f) 1., 961.41 (1) (f) 2., 961.41 (1) (f) 16 3., 961.41 (1) (g) (intro.), 961.41 (1) (g) 1., 961.41 (1) (g) 2., 961.41 (1) (g) 3., 961.41 (1) 17 (h) (intro.), 961.41 (1) (h) 1., 961.41 (1) (h) 2., 961.41 (1) (h) 3., 961.41 (1) (hm) (intro.), 18 961.41 (1) (hm) 1., 961.41 (1) (hm) 2., 961.41 (1) (hm) 3., 961.41 (1) (hm) 4., 961.41 19 (1) (i), 961.41 (1) (im) (intro.), 961.41 (1) (im) 1., 961.41 (1) (im) 2., 961.41 (1) (im) 3., 20 961.41 (1) (im) 4., 961.41 (1) (j), 961.41 (1m) (intro.), 961.41 (1m) (a), 961.41 (1m) (b), 21961.41 (1m) (cm) (intro.), 961.41 (1m) (cm) 2., 961.41 (1m) (cm) 3., 961.41 (1m) (cm) 22 4., 961.41 (1m) (d) (intro.), 961.41 (1m) (d) 1., 961.41 (1m) (d) 2., 961.41 (1m) (d) 3., 23 961.41 (1m) (d) 4., 961.41 (1m) (e) (intro.), 961.41 (1m) (e) 1., 961.41 (1m) (e) 2., 961.41 24 (1m) (e) 3., 961.41 (1m) (e) 4., 961.41 (1m) (f) (intro.), 961.41 (1m) (f) 1., 961.41 (1m) 25(f) 2., 961.41 (1m) (f) 3., 961.41 (1m) (g) (intro.), 961.41 (1m) (g) 1., 961.41 (1m) (g) 2.,

1 961.41 (1m) (g) 3., 961.41 (1m) (h) (intro.), 961.41 (1m) (h) 1., 961.41 (1m) (h) 2., $\mathbf{2}$ 961.41 (1m) (h) 3., 961.41 (1m) (hm) (intro.), 961.41 (1m) (hm) 1., 961.41 (1m) (hm) 3 2., 961.41 (1m) (hm) 3., 961.41 (1m) (hm) 4., 961.41 (1m) (i), 961.41 (1m) (im) (intro.), 4 961.41 (1m) (im) 1., 961.41 (1m) (im) 2., 961.41 (1m) (im) 3., 961.41 (1m) (im) 4., 5 961.41 (1m) (j), 961.41 (1n) (c), 961.41 (1q), 961.41 (1r), 961.41 (2) (intro.), 961.41 (2) 6 (a), 961.41 (2) (b), 961.41 (2) (cm) (title), 961.41 (2) (d), 961.41 (3g) (b), 961.41 (3g) (c), 7 961.41 (3g) (d), 961.41 (3g) (e), 961.41 (3g) (f), 961.41 (4) (am) 3., 961.42 (2), 961.43 8 (2), 961.437 (4) (a), 961.437 (4) (b), 961.455 (1), 961.455 (3), 961.472 (2), 961.48 (2m) 9 (a), 961.48 (3), 961.55 (1) (d) 3., 961.573 (3), 961.574 (3), 961.575 (3), 967.04 (9), 10 968.255 (1) (a) 2., 968.31 (1) (intro.), 968.34 (3), 968.43 (3), 969.08 (10) (a), 969.08 (10) 11 (b), 971.365 (1) (a), 971.365 (1) (b), 971.365 (1) (c), 971.365 (2), 973.01 (1), 973.01 (2) 12 (intro.), 973.01 (2) (a), 973.01 (2) (b) (intro.), 973.01 (2) (b) 3., 973.01 (2) (b) 4., 973.01 13 (2) (b) 5., 973.0135 (1) (b) 2., 973.03 (3) (e) 1. and 2., 973.032 (4) (c) 2., 973.09 (2) (b) 14 1., 977.06 (2) (b), 978.13 (1) (intro.), 978.13 (1) (b), 978.13 (1) (c), and 978.13 (1) (d) 15 of the statutes; the repeal and recreation of section 944.15 (title) of the statutes; the 16 creation of sections 49.95 (1) (e) and (f), 125.075 (2) (b), 302.113 (7m), 302.113 (9) (ag), 17 302.113 (9) (at), 302.113 (9) (d), 302.113 (9) (e), 302.113 (9) (f), 302.113 (9) (g), 302.114 18 (9) (ag), 302.114 (9) (d), 302.114 (9) (e), 302.114 (9) (f), 346.04 (2t), 346.04 (4), 346.17 19 (2t), 939.32 (1) (bm), 939.32 (1g), 939.32 (1m), 939.32 (2) (title), 939.32 (3) (title), 20 939.50 (1) (f), 939.50 (1) (g), 939.50 (1) (h), 939.50 (1) (i), 939.50 (3) (f), 939.50 (3) (g), 21939.50 (3) (h), 939.50 (3) (i), 940.09 (1c), 943.20 (3) (bf) and (bm), 943.23 (3m), 943.34 22 (1) (bf) and (bm), 943.50 (4) (bf) and (bm), 946.50 (5d), 946.50 (5h), 946.50 (5p), 946.50 23 (5t), 948.025 (1) (b), 948.025 (2) (a), 948.51 (3) (c), 948.62 (1) (bm), 950.04 (1v) (nt), 24 961.41 (1) (cm) 1g., 961.41 (1) (h) 4., 961.41 (1) (h) 5., 961.41 (1m) (cm) 1g., 961.41 (1m) 25(h) 4., 961.41 (1m) (h) 5., 961.48 (1) (a) and (b), 973.01 (2) (b) 6m., 973.01 (2) (b) 7.,

8	(END)
7	effect on July 1, 2003.
6	of the statutes and the repeal and recreation of section 25.69 of the statutes take
5	(2) Permanent endowment fund moneys. The repeal of section 20.855 (4) (rb)
4	after publication.
3	9359 (3), (4), and (5) of this act take effect on the first day of the 7th month beginning
2	$(2)\ (d)\ 1.\ to\ 6.,\ 973.017,\ 973.15\ (2m),\ and\ 978.13\ (1m)\ of\ the\ statutes;\ and\ Section$
1	973.01 (2) (b) 8., 973.01 (2) (b) 9., 973.01 (2) (b) 10. a. and b., 973.01 (2) (c) 2., 973.01