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State of Misconsin 2023 - 2024 LEGISLATURE

LRBb0648/1 MCP:cjs

ASSEMBLY AMENDMENT 12, TO SENATE BILL 70

June 29, 2023 - Offered by Representatives Considine, Bare, Joers, Andraca, C. Anderson, Vining, Madison, Clancy, Haywood, Subeck, Sinicki, J. Anderson, Hong, Neubauer, Emerson, Jacobson, Ohnstad, Palmeri, Ratcliff, Conley, Snodgrass, Shelton, Cabrera, Drake, Baldeh, Moore Omokunde, Billings, Goyke, Stubbs, Myers, Ortiz-Velez, Riemer and Shankland.

At the locations indicated, amend the bill as follows:

- 1. Page 37, line 10: increase the dollar amount for fiscal year 2023-24 by \$538,800 and increase the dollar amount for fiscal year 2024-25 by \$541,400 for the purpose of meeting federal matching requirements for the meat inspection program.
- **2.** Page 39, line 11: increase the dollar amount for fiscal year 2023-24 by \$16,700 and increase the dollar amount for fiscal year 2024-25 by \$16,700 for the purpose of increasing agency supplies and services funding.
- **3.** Page 39, line 11: increase the dollar amount for fiscal year 2023-24 by \$160,400 and increase the dollar amount for fiscal year 2024-25 by \$160,400 for the purpose of converting 1.0 PR FTE position to 1.0 GPR FTE position and transferring the cost of that position and its associated supplies and services from the department of agriculture, trade and consumer protection's division of animal health dog licenses, rabies control, and related services appropriation account.

- **4.** Page 39, line 16: increase the dollar amount for fiscal year 2023–24 by \$17,500 and increase the dollar amount for fiscal year 2024–25 by \$17,500 for the purpose of increasing agency supplies and services funding.
- **5.** Page 39, line 16: increase the dollar amount for fiscal year 2023-24 by \$70,000 and increase the dollar amount for fiscal year 2024-25 by \$70,000 for the purpose of livestock premises registration.
- **6.** Page 40, line 2: decrease the dollar amount for fiscal year 2023-24 by \$160,400 and decrease the dollar amount for fiscal year 2024-25 by \$160,400 for the purpose of converting 1.0 PR FTE position to 1.0 GPR FTE position and transferring the cost of that position and its associated supplies and services to the department of agriculture, trade and consumer protection's division of animal health services general program operations appropriation account.
- 7. Page 40, line 14: increase the dollar amount for fiscal year 2023-24 by \$1,000,000 and increase the dollar amount for fiscal year 2024-25 by \$1,000,000 for the department of agriculture, trade and consumer protection's International Agribusiness Center to support agricultural export promotion through the Wisconsin Initiative for Agricultural Exports.
- **8.** Page 40, line 15: increase the dollar amount for fiscal year 2023-24 by \$100,000 and increase the dollar amount for fiscal year 2024-25 by \$100,000 for the purpose of farmer mental health assistance programming.
- **9.** Page 41, line 13: increase the dollar amount for fiscal year 2023–24 by \$200,000 and increase the dollar amount for fiscal year 2024–25 by \$200,000 for Buy Local, Buy Wisconsin grants.

- **10.** Page 41, line 19: increase the dollar amount for fiscal year 2023-24 by \$500,000 and increase the dollar amount for fiscal year 2024-25 by \$500,000 for the purpose of dairy processing plant grants.
 - 11. Page 42, line 2: decrease the dollar amount for fiscal year 2023-24 by \$800,000 and increase the dollar amount for fiscal year 2024-25 by \$800,000 for the purpose of meat processing grants.
 - **12.** Page 42, line 11: increase the dollar amount for fiscal year 2023-24 by \$7,000 and increase the dollar amount for fiscal year 2024-25 by \$7,000 for the purpose of increasing agency supplies and services funding.
 - **13.** Page 42, line 16: increase the dollar amount for fiscal year 2023–24 by \$2,868,800 and increase the dollar amount for fiscal year 2024–25 by \$2,868,800 for the purpose of county conservation staffing grants.
 - **14.** Page 43, line 13: increase the dollar amount for fiscal year 2023–24 by \$17,100 and increase the dollar amount for fiscal year 2024–25 by \$17,100 for the purpose of increasing agency supplies and services funding.
 - **15.** Page 43, line 16: increase the dollar amount for fiscal year 2023–24 by \$3,567,100 and increase the dollar amount for fiscal year 2024–25 by \$3,567,100 for the purpose of county conservation staffing grants.
 - **16.** Page 43, line 16: increase the dollar amount for fiscal year 2023-24 by \$2,650,000 and increase the dollar amount for fiscal year 2024-25 by \$2,650,000 for the purpose of \$1,600,000 in annual support for the commercial nitrogen optimization pilot program, \$800,000 in annual support for the cover crop insurance

premium rebate program, and \$250,000 of increased annual support for the producer-led watershed protection grants.

- 17. Page 43, line 16: increase the dollar amount for fiscal year 2023–24 by \$100,000 and increase the dollar amount for fiscal year 2024–25 by \$100,000 for the purpose of increasing the funds available annually for soil and resource management grants.
- **18.** Page 43, line 17: increase the dollar amount for fiscal year 2023–24 by \$48,000 and increase the dollar amount for fiscal year 2024–25 by \$48,000 for the purpose of general program operations at the bureau of laboratory services.
- **19.** Page 43, line 18: increase the dollar amount for fiscal year 2023–24 by \$52,000 and increase the dollar amount for fiscal year 2024–25 by \$52,000 for the purpose of general program operations at the bureau of laboratory services.
- **20.** Page 44, line 4: increase the dollar amount for fiscal year 2023–24 by \$1,000,000 and increase the dollar amount for fiscal year 2024–25 by \$1,000,000 for the purpose of clean sweep grants.
- **21.** Page 44, line 9: increase the dollar amount for fiscal year 2023-24 by \$72,000 and increase the dollar amount for fiscal year 2024-25 by \$72,000 for the purpose of increasing agency supplies and services funding.
- **22.** Page 44, line 9: increase the dollar amount for fiscal year 2023-24 by \$375,000 and increase the dollar amount for fiscal year 2024-25 by \$321,000 for the purpose of supporting equipment acquisition for the bureau of laboratory services.
- **23.** Page 45, line 2: increase the dollar amount for fiscal year 2023-24 by \$74,200 and increase the dollar amount for fiscal year 2024-25 by \$93,200 for the

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- purpose of increasing the authorized positions to the department by 1.0 PR position to support bureau of laboratory services operations.
 - **24.** Page 85, line 23: increase the dollar amount for fiscal year 2023-24 by \$286,200 and increase the dollar amount for fiscal year 2024-25 by \$341,600 to increase the authorized FTE positions by 2.0 SEG positions to increase seedling production at state nurseries and to purchase supplies for seed and seedling production.
 - **25.** Page 85, line 24: increase the dollar amount for fiscal year 2023–24 by \$165,000 and increase the dollar amount for fiscal year 2024–25 by \$165,000 for the purpose of providing accessible outdoor recreational facilities and programming in state parks, forests, and recreational areas.
 - **26.** Page 85, line 24: increase the dollar amount for fiscal year 2024-25 by \$1,316,300 for the purpose of funding campsite electrification at approximately 200 sites.
 - **27.** Page 85, line 24: increase the dollar amount for fiscal year 2023–24 by \$30,100 and increase the dollar amount for fiscal year 2024–25 by \$30,100 for Ice Age Trail properties.
 - **28.** Page 85, line 24: increase the dollar amount for fiscal year 2023–24 by \$66,100 and increase the dollar amount for fiscal year 2024–25 by \$66,100 for LTE wages and fringe benefits.
- 29. Page 85, line 24: increase the dollar amount for fiscal year 2023-24 by
 \$51,500 and increase the dollar amount for fiscal year 2024-25 by \$51,500 for the
 Menominee River and Sauk Prairie State Recreational Areas.

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- **30.** Page 85, line 24: increase the dollar amount for fiscal year 2023-24 by \$45,800 and increase the dollar amount for fiscal year 2024-25 by \$45,800 for staffing and maintenance of newly developed facilities in the Mazomanie Bottoms State Natural Area and the Brule River State Forest.
- **31.** Page 85, line 24: increase the dollar amount for fiscal year 2023–24 by \$17,500 and increase the dollar amount for fiscal year 2024–25 by \$21,300 for Lizard Mound State Park.
- **32.** Page 85, line 24: increase the dollar amount for fiscal year 2023–24 by \$1,007,000 and increase the dollar amount for fiscal year 2024–25 by \$1,007,000 for LTE salaries and fringe benefits for staff of state parks and recreational areas.
- **33.** Page 85, line 24: increase the dollar amount for fiscal year 2023–24 by \$350,000 and increase the dollar amount for fiscal year 2024–25 by \$350,000 to fund the implementation of a parks maintenance equipment replacement program.
- **34.** Page 85, line 24: increase the dollar amount for fiscal year 2023–24 by \$431,900 and increase the dollar amount for fiscal year 2024–25 by \$440,600 for the purpose of funding increases in state park utility costs since fiscal year 2015–16.
- **35.** Page 87, line 24: increase the dollar amount for fiscal year 2023–24 by \$395,000 and increase the dollar amount for fiscal year 2024–25 by \$395,000 for the purpose of tree-planting projects on state-owned lands.
- **36.** Page 87, line 24: increase the dollar amount for fiscal year 2024-25 by \$1,608,700 for the purpose of funding campsite electrification at approximately 200 sites.

- **37.** Page 89, line 3: increase the dollar amount for fiscal year 2023–24 by \$4,500 and increase the dollar amount for fiscal year 2024–25 by \$4,500 for the purpose of acquiring automated external defibrillators for conservation wardens.
- **38.** Page 89, line 5: increase the dollar amount for fiscal year 2023-24 by \$11,800 and increase the dollar amount for fiscal year 2024-25 by \$11,800 to purchase and license body-worn cameras.
- **39.** Page 89, line 5: increase the dollar amount for fiscal year 2023-24 by \$4,100 and increase the dollar amount for fiscal year 2024-25 by \$4,100 for the purpose of acquiring automated external defibrillators for conservation wardens.
- **40.** Page 89, line 7: increase the dollar amount for fiscal year 2023-24 by \$67,900 and increase the dollar amount for fiscal year 2024-25 by \$67,900 for the purpose of acquiring automated external defibrillators for conservation wardens.
- **41.** Page 89, line 7: increase the dollar amount for fiscal year 2023-24 by \$194,300 and increase the dollar amount for fiscal year 2024-25 by \$194,300 to implement an off-road vehicle replacement program for department of natural resources law enforcement.
- **42.** Page 89, line 7: increase the dollar amount for fiscal year 2023-24 by \$194,000 and increase the dollar amount for fiscal year 2024-25 by \$194,000 to purchase and license body-worn cameras.
- **43.** Page 89, line 7: increase the dollar amount for fiscal year 2023-24 by \$120,100 and increase the dollar amount for fiscal year 2024-25 by \$120,100 to purchase and license tasers.

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- **44.** Page 89, line 17: increase the dollar amount for fiscal year 2023-24 by \$117,300 for the purpose of converting 5.75 FTE positions for the department of natural resources from 1.0 PR air management positions to 1.0 SEG air management positions.
- **45.** Page 90, line 13: increase the dollar amount for fiscal year 2023–24 by \$200,000 and increase the dollar amount for fiscal year 2024–25 by \$200,000.
- **46.** Page 91, line 10: increase the dollar amount for fiscal year 2023–24 by \$160,000 and increase the dollar amount for fiscal year 2024–25 by \$160,000.
- **47.** Page 91, line 10: increase the dollar amount for fiscal year 2023–24 by \$25,000 and increase the dollar amount for fiscal year 2024–25 by \$25,000.
- **48.** Page 91, line 15: increase the dollar amount for fiscal year 2023-24 by \$228,900 for the purpose of converting 3.0 FTE positions for the department of natural resources from 3.0 PR air management positions to 3.0 PR state air management positions.
- **49.** Page 91, line 17: increase the dollar amount for fiscal year 2023-24 by \$77,800 for the purpose of converting 3.0 FTE positions for the department of natural resources from 1.0 PR air management positions to 1.0 SEG air management positions.
- **50.** Page 91, line 19: decrease the dollar amount for fiscal year 2023-24 by \$228,900 for the purpose of transferring 3.0 FTE positions for the department of natural resources from 3.0 PR air management positions to 3.0 PR state air management positions.

- **51.** Page 91, line 19: decrease the dollar amount for fiscal year 2023–24 by \$77,800 for the purpose of transferring 3.0 FTE positions for the department of natural resources from 1.0 PR air management positions to 1.0 SEG air management positions.
- **52.** Page 91, line 19: decrease the dollar amount for fiscal year 2023-24 by \$896,000 for the purpose of transferring 8.75 FTE positions for the department of natural resources from 8.75 PR air management positions to 8.75 SEG air management positions.
- **53.** Page 94, line 4: increase the dollar amount for fiscal year 2023-24 by \$96,000 for the creation and maintenance of a notification system for notifying county health and land conservation departments of water pollution permit violations.
- **54.** Page 94, line 4: increase the dollar amount for fiscal year 2023-24 by \$49,400 and increase the dollar amount for fiscal year 2024-25 by \$64,300 for the purpose of increasing the authorized FTE positions for the department of natural resources by 1.0 GPR position for wastewater permit staffing.
- **55.** Page 94, line 4: increase the dollar amount for fiscal year 2023-24 by \$169,800 and increase the dollar amount for fiscal year 2024-25 by \$220,300 for the purpose of increasing the authorized project positions for the department of natural resources by 2.0 GPR positions for administration of total maximum daily load plans.
- **56.** Page 94, line 19: decrease the dollar amount for fiscal year 2023-24 by \$77,800 for the purpose of transferring 3.0 FTE positions for the department of natural resources from 1.0 FED air management positions to 1.0 SEG air management positions.

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- **57.** Page 95, line 4: increase the dollar amount for fiscal year 2023-24 by \$729,400 and increase the dollar amount for fiscal year 2024-25 by \$934,200 for the purpose of increasing the authorized FTE positions for the department of natural resources by 11.0 SEG positions to remediate and manage PFAS.
- **58.** Page 95, line 4: increase the dollar amount for fiscal year 2023-24 by \$900,000 for the purpose of supporting PFAS emergency measures.
- **59.** Page 95, line 4: increase the dollar amount for fiscal year 2023-24 by \$1,480,000 and increase the dollar amount for fiscal year 2024-25 by \$730,000 for the purpose of statewide PFAS sampling and testing.
- **60.** Page 95, line 4: increase the dollar amount for fiscal year 2023-24 by \$109,900 and increase the dollar amount for fiscal year 2024-25 by \$146,500 for the purpose of increasing the authorized FTE positions for the department of natural resources by 2.0 SEG positions to increase staffing for Lake Winnebago local lake protection and restoration efforts.
- **61.** Page 95, line 4: increase the dollar amount for fiscal year 2023-24 by \$310,800 and increase the dollar amount for fiscal year 2024-25 by \$330,300 for the purpose of increasing the authorized FTE positions for the department of natural resources by 1.0 SEG position for electronic water permitting.
- **62.** Page 95, line 10: increase the dollar amount for fiscal year 2023-24 by \$249,200 for the purpose of converting 5.75 FTE positions for the department of natural resources from 2.0 PR air management positions to 2.0 SEG air management positions.

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63.	Page 95, line	10: increase th	e dollar amount	for fiscal year	2024-25 by
\$250,000 f	or the purpose	e of supporting	a landfill food wa	aste study.	

- **64.** Page 96, line 10: increase the dollar amount for fiscal year 2023-24 by \$1,000,000 for the second phase of disposal and cleanup of PFAS-containing fire fighting foam.
- **65.** Page 97, line 2: increase the dollar amount for fiscal year 2023-24 by \$128,300 and increase the dollar amount for fiscal year 2024-25 by \$128,300 for the purpose for which the appropriation is made.
- **66.** Page 97, line 6: increase the dollar amount for fiscal year 2023-24 by \$310,000 and increase the dollar amount for fiscal year 2024-25 by \$310,000 for the purpose for which the appropriation is made.
- **67.** Page 97, line 13: increase the dollar amount for fiscal year 2023–24 by \$475,000 and increase the dollar amount for fiscal year 2024–25 by \$475,000.
 - **68.** Page 98, line 6: decrease the dollar amount for fiscal year 2023-24 by \$1,363,900 and decrease the dollar amount for fiscal year 2024-25 by \$1,363,900 for county forest administration grants.
 - **69.** Page 102, line 12: increase the dollar amount for fiscal year 2023–24 by \$1,000,000 and increase the dollar amount for fiscal year 2024–25 by \$1,000,000 for the purpose of providing well compensation and well abandonment grants under s. 281.75.
- Page 106, line 5: increase the dollar amount for fiscal year 2024-25 by
 \$1,806,700 for the purpose for which the appropriation is made.

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- **71.** Page 106, line 13: increase the dollar amount for fiscal year 2024–25 by \$4,329,100 for the purpose for which the appropriation is made.
- **72.** Page 111, line 16: increase the dollar amount for fiscal year 2023–24 by \$59,000 and increase the dollar amount for fiscal year 2024–25 by \$59,000 for the purpose of fully funding limited-term employee wages and fringe benefits.
- **73.** Page 111, line 16: increase the dollar amount for fiscal year 2023-24 by \$723,700 and increase the dollar amount for fiscal year 2024-25 by \$851,900 for the purpose of converting the department of natural resources' records into digital format.
- **74.** Page 111, line 16: decrease the dollar amount for fiscal year 2023–24 by \$108,200 and decrease the dollar amount for fiscal year 2024–25 by \$108,200 for the purpose of converting 2.0 FTE positions for the department of natural resources from 2.0 GPR waterways positions to 2.0 SEG waterways positions.
- **75.** Page 111, line 16: increase the dollar amount for fiscal year 2023–24 by \$174,000 and increase the dollar amount for fiscal year 2024–25 by \$174,000 for the purpose of converting 2.0 FTE positions for the department of natural resources from 2.0 PR waterways positions to 2.0 GPR waterways positions.
- **76.** Page 111, line 16: increase the dollar amount for fiscal year 2023–24 by \$107,900 and increase the dollar amount for fiscal year 2024–25 by \$107,900 for the purpose of increasing funding for supplies and services for the department of natural resources.

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- **77.** Page 111, line 16: increase the dollar amount for fiscal year 2023-24 by \$50,000 for the purpose of developing a program to promote the use of lead-free ammunition, focusing on communication and outreach.
- **78.** Page 111, line 16: increase the dollar amount for fiscal year 2023-24 by \$25,00 for a tribal relations pilot program.
- **79.** Page 111, line 18: increase the dollar amount for fiscal year 2023-24 by \$62,800 and increase the dollar amount for fiscal year 2024-25 by \$82,300 to increase the authorized FTE positions by 1.0 PR position in the External service Bureau of Environmental Analysis and Sustainability for solar energy review.
- **80.** Page 111, line 20: decrease the dollar amount for fiscal year 2023–24 by \$174,000 and decrease the dollar amount for fiscal year 2024–25 by \$174,000 for the purpose of converting 2.0 FTE positions for the department of natural resources from 2.0 PR waterways positions to 2.0 GPR waterways positions.
- **81.** Page 111, line 20: increase the dollar amount for fiscal year 2023–24 by \$62,800 and increase the dollar amount for fiscal year 2024–25 by \$82,300 for the purpose of increasing the authorized FTE positions for the department of natural resources by 1.0 PR position for transportation project review.
- **82.** Page 112, line 10: increase the dollar amount for fiscal year 2023-24 by \$84,200 and increase the dollar amount for fiscal year 2024-25 by \$110,800 to increase the authorized FTE positions by 1.0 SEG position for a forestry outreach officer, to develop communications and public relation strategies toward groups that have traditionally had less access to the outdoors and environmental education.

- **83.** Page 112, line 11: increase the dollar amount for fiscal year 2023-24 by \$1,417,300 and increase the dollar amount for fiscal year 2024-25 by \$1,417,300 for the purpose of fully funding limited-term employee wages and fringe benefits.
- **84.** Page 112, line 11: increase the dollar amount for fiscal year 2023–24 by \$108,200 and increase the dollar amount for fiscal year 2024–25 by \$108,200 for the purpose of converting 2.0 FTE positions for the department of natural resources from 2.0 GPR waterways positions to 2.0 SEG waterways positions.
- **85.** Page 112, line 11: increase the dollar amount for fiscal year 2023-24 by \$77,500 and increase the dollar amount for fiscal year 2024-25 by \$99,600 for the purpose of increasing the authorized FTE positions for the department of natural resources by 1.0 SEG position to establish an agency equity officer responsible for collaborating with the chief equity officer in the department of administration and with other agency equity officers to identify opportunities to advance equity in government operations.
- **86.** Page 112, line 13: increase the dollar amount for fiscal year 2023-24 by \$529,600 or the purpose of converting 5.75 FTE positions for the department of natural resources from 5.75 PR air management positions to 5.75 SEG air management positions.
- **87.** Page 112, line 13: increase the dollar amount for fiscal year 2023-24 by \$34,300 and increase the dollar amount for fiscal year 2024-25 by \$34,300 for the purpose of fully funding limited-term employee wages and fringe benefits.
- **88.** Page 112, line 13: increase the dollar amount for fiscal year 2023-24 by \$2,127,900 and increase the dollar amount for fiscal year 2024-25 by \$2,127,900 for

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the purpose of increasing funding for supplies and services for the department of natural resources.

- **89.** Page 112, line 13: increase the dollar amount for fiscal year 2023–24 by \$62,800 and increase the dollar amount for fiscal year 2024–25 by \$82,300 for the purpose of increasing the authorized FTE positions for the department of natural resources by 1.0 SEG position to provide technical and regulatory assistance needed for the permitting of biodigesters and other advanced wastewater treatment systems to manage manure at concentrated animal feeding operations and other large farms.
- **90.** Page 113, line 3: increase the dollar amount for fiscal year 2023-24 by \$77,800 for the purpose of converting 3.0 FTE positions for the department of natural resources from 1.0 PR air management positions to 1.0 SEG air management positions.
- **91.** Page 119, line 13: increase the dollar amount for fiscal year 2023–24 by \$69,000 and increase the dollar amount for fiscal year 2024–25 by \$69,000.
 - **92.** Page 374, line 11: after that line insert:
- **"Section 1.** 23.09 (2) (d) (intro.) of the statutes is amended to read:
 - 23.09 (2) (d) Lands, acquisition. (intro.) Acquire by purchase, lease or agreement, and receive by gifts or devise, lands or waters suitable for the purposes enumerated in this paragraph, and maintain such lands and waters for such purposes; and, except for the purpose specified under subd. 12., may condemn lands or waters suitable for such purposes after obtaining approval of the appropriate standing committees of each house of the legislature as determined by the presiding officer thereof:
 - **SECTION 2.** 27.01 (2) (a) of the statutes is amended to read:

27.01 (2) (a) Acquire by purchase, lease or agreement lands or waters suitable for state park purposes and may acquire such lands and waters by condemnation after obtaining approval of the senate and assembly committees on natural resources. The power of condemnation may not be used for the purpose of establishing or extending a recreational trail; a bicycle way, as defined in s. 340.01 (5s); a bicycle lane, as defined in s. 340.01 (5e); or a pedestrian way, as defined in s. 346.02 (8) (a).

Section 3. 27.019 (10) of the statutes is amended to read:

27.019 (10) Acquisition of Land. Any county in which there does not exist a county park commission acting through its rural planning committee may acquire by gift, grant, devise, donation, purchase, condemnation or otherwise, with the consent of the county board, a sufficient tract or tracts of land for the reservation for public use of river fronts, lake shores, picnic groves, outlook points from hilltops, places of special historic interest, memorial grounds, parks, playgrounds, sites for public buildings, and reservations in and about and along and leading to any or all of the same, and to develop and maintain the same for public use. The power of condemnation may not be used for the purpose of establishing or extending a recreational trail; a bicycle way, as defined in s. 340.01 (5s); a bicycle lane, as defined in s. 340.01 (5e); or a pedestrian way, as defined in s. 346.02 (8) (a).

Section 4. 27.05 (3) of the statutes is amended to read:

27.05 (3) Acquire, in the name of the county, by purchase, land contract, lease, condemnation, or otherwise, with the approval and consent of the county board, such tracts of land or public ways as it deems suitable for park purposes; including lands in any other county not more than three-fourths of a mile from the county line; but no land so acquired shall be disposed of by the county without the consent of said

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commission, and all moneys received for any such lands, or any materials, so disposed of, shall be paid into the county park fund hereinafter established. The power of condemnation may not be used for the purpose of establishing or extending a recreational trail; a bicycle way, as defined in s. 340.01 (5s); a bicycle lane, as defined in s. 340.01 (5e); or a pedestrian way, as defined in s. 346.02 (8) (a).

Section 5. 27.065 (1) (a) of the statutes is amended to read:

27.065 (1) (a) The county board of any county which shall have adopted a county system of parks or a county system of streets and parkways, pursuant to s. 27.04, may acquire the lands necessary for carrying out all or part of such plan by gift, purchase, condemnation or otherwise; provided, however, that no lands shall be acquired by condemnation unless and until the common council of the city or the board of trustees of the village or the board of supervisors of the town wherein such land is situated shall consent thereto. The power of condemnation may not be used for the purpose of establishing or extending a recreational trail; a bicycle way, as defined in s. 340.01 (5s); a bicycle lane, as defined in s. 340.01 (5e); or a pedestrian way, as defined in s. 346.02 (8) (a). The cost of acquiring such lands by purchase or condemnation may be paid in whole or in part by the county or by the property to be benefited thereby, as the county board shall direct but in no case shall the amount assessed to any parcel of real estate exceed the benefits accruing thereto; provided, that no assessment for paying the cost of acquiring lands may be levied or collected against the property to be benefited until the governing body of the city, village or town where such lands are located has by resolution determined that the public welfare will be promoted thereby. Title to all lands acquired hereunder shall be an estate in fee simple.

Section 6. 27.08 (2) (b) of the statutes is amended to read:

27.08 (2) (b) To acquire in the name of the city for park, parkway, boulevard or pleasure drive purposes by gift, devise, bequest or condemnation, either absolutely or in trust, money, real or personal property, or any incorporeal right or privilege; except that no lands may be acquired by condemnation for the purpose of establishing or extending a recreational trail; a bicycle way, as defined in s. 340.01 (5s); a bicycle lane, as defined in s. 340.01 (5e); or a pedestrian way, as defined in s. 346.02 (8) (a). Gifts to any city of money or other property, real or personal, either absolutely or in trust, for park, parkway, boulevard or pleasure drive purposes shall be accepted only after they shall have been recommended by the board to the common council and approved by said council by resolution. Subject to the approval of the common council the board may execute every trust imposed upon the use of property or property rights by the deed, testament or other conveyance transferring the title of such property to the city for park, parkway, boulevard or pleasure drive purposes.

Section 7. 27.08 (2) (c) of the statutes is amended to read:

27.08 (2) (c) Subject to the approval of the common council to buy or lease lands in the name of the city for park, parkway, boulevard or pleasure drive purposes within or without the city and, with the approval of the common council, to sell or exchange property no longer required for its purposes. Every city is authorized, upon recommendation of its officers, board or body having the control and management of its public parks, to acquire by condemnation in the name of the city such lands within or without its corporate boundaries as it may need for public parks, parkways, boulevards and pleasure drives. The power of condemnation may not be used for the purpose of establishing or extending a recreational trail; a bicycle way, as defined in s. 340.01 (5s); a bicycle lane, as defined in s. 340.01 (5e); or a pedestrian way, as defined in s. 346.02 (8) (a).

Section 8. 32.015 of the statutes is repealed.

SECTION 9. 32.51 (1) (intro.) of the statutes is amended to read:

32.51 (1) Purposes. (intro.) In addition to the powers granted under subch. I and subject to the limitations under s. 32.015, any city may condemn or otherwise acquire property under this subchapter for:

Section 10. 59.52 (6) (a) of the statutes is amended to read:

59.52 (6) (a) *How acquired; purposes*. Take and hold land acquired under ch. 75 and acquire, lease or rent property, real and personal, for public uses or purposes of any nature, including without limitation acquisitions for county buildings, airports, parks, recreation, highways, dam sites in parks, parkways and playgrounds, flowages, sewage and waste disposal for county institutions, lime pits for operation under s. 59.70 (24), equipment for clearing and draining land and controlling weeds for operation under s. 59.70 (18), ambulances, acquisition and transfer of real property to the state for new collegiate institutions or research facilities, and for transfer to the state for state parks and for the uses and purposes specified in s. 23.09 (2) (d). The power of condemnation may not be used to acquire property for the purpose of establishing or extending a recreational trail; a bicycle way, as defined in s. 340.01 (5s); a bicycle lane, as defined in s. 340.01 (5e); or a pedestrian way, as defined in s. 346.02 (8) (a).

Section 11. 60.782 (2) (d) of the statutes is amended to read:

60.782 (2) (d) Lease or acquire, including by condemnation, any real property situated in this state that may be needed for the purposes of s. 23.09 (19), 23.094 (3g) or 30.275 (4). The power of condemnation may not used to acquire property for the purpose of establishing or extending a recreational trail; a bicycle way, as defined in

s. 340.01 (5s); a bicycle lane, as defined in s. 340.01 (5e); or a pedestrian way, as defined in s. 346.02 (8) (a).

SECTION 12. 61.34 (3) (a) of the statutes is renumbered 61.34 (3) and amended to read:

61.34 (3) Acquisition and disposal of property. Except as provided in par. (b), the <u>The</u> village board may acquire property, real or personal, within or outside the village, for parks, libraries, recreation, beautification, streets, water systems, sewage or waste disposal, harbors, improvement of watercourses, public grounds, vehicle parking areas, and for any other public purpose; may acquire real property within or contiguous to the village, by means other than condemnation, for industrial sites; may improve and beautify the same; may construct, own, lease and maintain buildings on such property for instruction, recreation, amusement and other public purposes; and may sell and convey such property. Condemnation shall be as provided by ch. 32.

SECTION 13. 61.34 (3) (b) of the statutes is repealed.

SECTION 14. 62.22 (1) (a) of the statutes is renumbered 62.22 (1) and amended to read:

62.22 (1) Purposes. Except as provided in par. (b), the The governing body of any city may by gift, purchase or condemnation acquire property, real or personal, within or outside the city, for parks, recreation, water systems, sewage or waste disposal, airports or approaches thereto, cemeteries, vehicle parking areas, and for any other public purpose; may acquire real property within or contiguous to the city, by means other than condemnation, for industrial sites; may improve and beautify the same; may construct, own, lease and maintain buildings on such property for

public purposes; and may sell and convey such property. The power of condemnation for any such purpose shall be as provided by ch. 32.

Section 15. 62.22 (1) (b) of the statutes is repealed.

SECTION 16. 62.23 (17) (a) (intro.) of the statutes is amended to read:

62.23 (17) (a) (intro.) Except as provided in par. (am), cities Cities may acquire by gift, lease, purchase, or condemnation any lands within its corporate limits for establishing, laying out, widening, enlarging, extending, and maintaining memorial grounds, streets, squares, parkways, boulevards, parks, playgrounds, sites for public buildings, and reservations in and about and along and leading to any or all of the same or any lands adjoining or near to such city for use, sublease, or sale for any of the following purposes:

SECTION 17. 62.23 (17) (am) of the statutes is repealed.

Section 18. 85.09 (2) (a) of the statutes is amended to read:

85.09 (2) (a) The department of transportation shall have the first right to acquire, for present or future transportational or recreational purposes, any property used in operating a railroad or railway, including land and rails, ties, switches, trestles, bridges, and the like located on that property, that has been abandoned. The department of transportation may, in connection with abandoned rail property, assign this right to a state agency, the board of regents of the University of Wisconsin System, any county or municipality, or any transit commission. Acquisition by the department of transportation may be by gift, purchase, or condemnation in accordance with the procedure under s. 32.05, except that the power of condemnation may not be used to acquire property for the purpose of establishing or extending a recreational trail; a bicycle way, as defined in s. 340.01 (5s); a bicycle lane, as defined in s. 340.01 (5e); or a pedestrian way, as defined in s. 346.02 (8) (a).

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In addition to its property management authority under s. 85.15, the department of transportation may, subject to any prior action under s. 13.48 (14) (am) or 16.848 (1), lease and collect rents and fees for any use of rail property pending discharge of the department's duty to convey property that is not necessary for a public purpose. No person owning abandoned rail property, including any person to whom ownership reverts upon abandonment, may convey or dispose of any abandoned rail property without first obtaining a written release from the department of transportation indicating that the first right of acquisition under this subsection will not be exercised or assigned. No railroad or railway may convey any rail property prior to abandonment if the rail property is part of a rail line shown on the railroad's system map as in the process of abandonment, expected to be abandoned, or under study for possible abandonment unless the conveyance or disposal is for the purpose of providing continued rail service under another company or agency. Any conveyance made without obtaining such release is void. The first right of acquisition of the department of transportation under this subsection does not apply to any rail property declared by the department to be abandoned before January 1, 1977. The department of transportation may acquire any abandoned rail property under this section regardless of the date of its abandonment.

Section 19. 990.01 (2) of the statutes is amended to read:

990.01 (2) Acquire. "Acquire," when used in connection with a grant of power to any person, includes the acquisition by purchase, grant, gift or bequest. It includes the power to condemn only in the cases specified in s. 32.02 and subject to the limitations under s. 32.015.

SECTION 9351. Initial applicability; Other.

1	(1) CONDEMNATION AUTHORITY FOR NONMOTORIZED PATHS. The treatment of ss.				
2	$23.09\ (2)\ (d)\ (intro.),\ 27.01\ (2)\ (a),\ 27.019\ (10),\ 27.05\ (3),\ 27.065\ (1)\ (a),\ 27.08\ (2)\ (b)$				
3	and (c), 32.015, 32.51 (1) (intro.), 59.52 (6) (a), 60.782 (2) (d), 61.34 (3) (a) and (b)				
4	$62.22\ (1)\ (a)\ and\ (b),\ 62.23\ (17)\ (a)\ (intro.)\ and\ (am),\ 85.09\ (2)\ (a),\ and\ 990.01\ (2)\ first (a),\ (a$				
5	applies to condemnation proceedings in which title to the subject property has no				
6	vested in the condemnor on the effective date of this subsection.".				
7	93. Page 374, line 11: after that line insert:				
8	"Section 20. 20.005 (3) (schedule) of the statutes: at the appropriate place,				
9	insert the following amounts for the purposes indicated:				
	2023-24 2024-25				
10	20.370 Natural resources, department of				
11	(9) External services				
12	(gj) Nonmetallic mining operations PR C 200,000 200,000				
13	Section 21. 20.370 (4) (mq) of the statutes is amended to read:				
14	20.370 (4) (mq) General program operations — environmental fund. From the				
15	environmental fund, the amounts in the schedule for administration of				
16	environmental activities under subch. II of ch. 295 and chs. 160, 281, 283, 285, and				
17	289 to <u>293, and</u> 299.				
18	Section 22. 20.370 (9) (gj) of the statutes is created to read:				
19	20.370 (9) (gj) Nonmetallic mining operations. From the general fund, all				
20	moneys received under s. 295.15 for the administration of the nonmetallic mining				
21	program under subch. I of ch. 295.				

23 **94.** Page 374, line 11: after that line insert:

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Section 23. 25.46 (1) (rr) of the statutes is repealed.".

1	"Section 24. 20.005 (3) (schedule) of the statutes: at the appropriate place,
2	insert the following amounts for the purposes indicated:
	2023-24 2024-25
3	20.115 Agriculture, trade and consumer
4	protection, department of
5	(3) AGRICULTURAL DEVELOPMENT SERVICES
6	(e) Food waste reduction grants GPR A 100,000 100,000
7	Section 25. 20.115 (3) (e) of the statutes is created to read:
8	20.115 (3) (e) Food waste reduction grants. The amounts in the schedule for
9	providing food waste reduction grants under s. 93.53.
10	Section 26. 93.53 of the statutes is created to read:
11	93.53 Food waste reduction grants. (1) The department shall provide
12	grants for food waste reduction pilot projects that have an objective of preventing
13	food waste, redirecting surplus food to hunger relief organizations, and composting
14	food waste. In awarding grants under this section, the department shall give
15	preference to proposals that serve census tracts for which the median household
16	income is below the statewide median household income and in which no grocery
17	store is located.
18	(2) The department shall promulgate rules for the administration of this
19	section.".
20	95. Page 374, line 11: after that line insert:
21	"Section 27. 15.105 (34) of the statutes is created to read:
22	15.105 (34) Office of environmental justice. There is created in the
23	department of administration an office of environmental justice. The office shall be

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1	under the direction and supervision of a director, who shall be appointed by the
2	secretary of administration to serve at the pleasure of the secretary.
3	Section 28. 15.105 (35) of the statutes is created to read:
4	15.105 (35) Office of Sustainability and Clean Energy. There is created in the
5	department of administration an office to be known as the office of sustainability and
6	clean energy.
7	SECTION 29. 16.035 of the statutes is created to read:
8	16.035 Office of environmental justice. The office of environmental justice
9	shall do all of the following:
10	(1) Develop a statewide climate risk assessment and resiliency plan.
11	(2) Assist state agencies, local governments, and federally recognized tribal
12	governing bodies in this state with the development of climate risk assessment and
13	resiliency plans.
14	(3) Administer a climate risk assessment and resiliency plan technical
15	assistance grant program.
16	(4) Collaborate with state agencies and entities that serve vulnerable
17	communities to address the impact of climate change on vulnerable communities.
18	(5) Analyze grant opportunities and enforcement of environmental laws and
19	regulations and, based on those analyses and input from residents of this state,

(6) Based on the analyses required under sub. (5), create an annual report on issues, concerns, and problems related to environmental justice, including

advise and provide guidance to state entities on environmental justice and related

community issues to address environmental issues and concerns that affect

primarily low income and minority communities.

1	addressing areas of this state that have environmental justice issues that require
2	immediate attention.
3	Section 30. 16.954 of the statutes is created to read:
4	16.954 Office of sustainability and clean energy. (1) Definitions. In this
5	section:
6	(a) "Office" means the office of sustainability and clean energy.
7	(b) "Public utility" has the meaning given in s. 196.01 (5).
8	(2) Initiatives. The office shall work on initiatives that have the following
9	goals:
10	(a) Promoting the development and use of clean and renewable energy across
11	this state.
12	(b) Advancing innovative sustainability solutions in ways that improve this
13	state's economy and environment, including energy initiatives that reduce carbon
14	emissions, accelerate economic growth, and lower customer energy costs.
15	(c) Diversifying the resources used to reliably meet the energy needs of
16	consumers in this state and generate family-supporting jobs through the expansion
17	of this state's clean energy economy.
18	(3) OTHER DUTIES. The office shall do all of the following:
19	(a) Provide advice and support to state agencies in developing or retrofitting
20	sustainable infrastructure to reduce energy use and lessen negative impacts on this
21	state's air and water quality.
22	(b) Study and report on the status of existing clean and renewable energy
23	efforts by the state, including economic development initiatives, and develop future

energy policy opportunities for consideration by the governor and state agencies.

- (c) Serve as a single point of contact to assist businesses, local units of government, and nongovernmental organizations that are pursuing clean energy opportunities.
- (d) Identify and share information about clean energy funding and employment opportunities for private and state and local governmental entities.
- (e) Take other steps necessary to facilitate the implementation of the initiatives specified in sub. (2) and to identify and address barriers to the implementation of those initiatives.
- (4) CLEAN ENERGY GRANTS. The office shall establish a program for making grants from the appropriation under s. 20.505 (4) (cm) to fund research in support of clean energy production.
- (5) TECHNICAL ASSISTANCE. (a) The office may provide technical assistance to local governmental units and private entities to assist in the planning and implementation of energy efficiency and renewable resources and may charge for those services. The office may request technical and staff assistance from other state agencies in providing technical assistance to those units of government and private entities.
- (b) The office may require a public utility to provide energy billing and use data regarding public schools, if the office determines that the data are necessary to provide technical assistance under par. (a) in public schools, including those with the highest energy costs.
- (c) The office shall consult with the public service commission in implementing this subsection.
 - **Section 31.** 16.955 of the statutes is created to read:

(4)

ATTACHED DIVISIONS AND OTHER BODIES

1	1	6.955 Clean energy small busir	ness inc	ubator.	(1) Incubator	R. The office
2	of sustainability and clean energy in the department shall operate a small business				all business	
3	incubator.					
4	(2) Duties. The incubator operated under sub. (1) shall provide business					de business
5	development, mentorship, and expertise to small businesses with their primary					
6	place of business in this state that operates in the clean energy sector.					
7	(3) Grants. From the appropriation under s. 20.505 (4) (cn), the incubator shall					
8	award grants to small business start-up companies with their primary place of					
9	business in this state that operate in the clean energy sector. The office of					
10	sustainability and clean energy shall establish requirements for grant recipients					
11	1 under this subsection.					
12	S	SECTION 2. 20.005 (3) (schedule) of t	he statut	es: at t	he appropriate	place, insert
13	the fo	llowing amounts for the purposes i	ndicated	:		
					2023-24	2024-25
14	20.505	Administration, department	of			
15	(1)	Supervision and management				
16	(cf)	Climate risk assessment and				
17		resiliency plan technical assist-				
18		ance grants	GPR	В	150,000	150,000
19	(fz)	Office of environmental justice;				
20		office of sustainability and clean				
21		energy; administration	GPR	A	466,400	574,400

1	(cm)	Clean energy grants	GPR	В	4,000,000	-0-
2	(cn)	Clean energy small busi-				
3		ness incubator	GPR	В	5,076,600	94,500
4	8	SECTION 32. 20.505 (1) (cf) (of the stat	utes is	created to read:	
5	2	20.505 (1) (cf) Climate risk a	ıssessmeni	t and re	siliency plan technical	assistance
6	grants	Biennially, the amounts in	n the sche	dule for	the climate risk asses	sment and
7	resilie	ency plan technical assistan	ce grants	under	s. 16.035 (3).	
8	8	Section 33. 20.505 (1) (fz)	of the stat	tutes is	created to read:	
9	2	20.505 (1) (fz) <i>Office of envir</i>	ronmental	justice,	office of sustainability	and clean
10	energy	; administration. The amo	unts in th	e sched	lule for the administra	tion of the
11	office	of environmental justice and	d the offic	e of sus	stainability and clean e	nergy and
12	for the	e chief resiliency officer.				
13	\$	Section 34. 20.505 (4) (cm)	of the sta	atutes i	s created to read:	
14	2	20.505 (4) (cm) Clean energ	y grants.	Bienni	ally, the amounts in the	e schedule
15	for gra	ants under s. 16.954 (4).				
16	\$	Section 35. 20.505 (4) (cn)	of the sta	tutes is	created to read:	
17	2	20.505 (4) (cn) Clean energy	small bus	iness in	ecubator. Biennially, th	e amounts
18	in the	schedule for the operation of	of the clear	n energ	y small business incub	ator under
19	s. 16.9	955 (1) and grants under s.	16.955 (3)			
20	8	Section 36. 20.923 (4) (c) 1	s. of the s	tatutes	is created to read:	
21	2	20.923 (4) (c) 1s. Administr	ation, dep	artmer	nt of: chief resiliency of	ficer.
22	8	Section 37. 20.923 (4) (c) 1	t. of the s	tatutes	is created to read:	
23	2	20.923 (4) (c) 1t. Adminis	stration, d	lepartn	nent of: director of the	e office of
24	enviro	onmental justice.				

1	SECTION 38. 230.08 (2) (ya) of the statutes is created to read:
2	230.08 (2) (ya) The director of the office of environmental justice in the
3	department of administration.
4	Section 39. 230.08 (2) (yf) of the statutes is created to read:
5	230.08 (2) (yf) The chief resiliency officer in the department of
6	administration.".
7	96. Page 374, line 11: after that line insert:
8	"Section 40. 16.293 of the statutes is created to read:
9	16.293 Water utility assistance for low-income households. (1)
10	DEFINITIONS. In this section:
11	(a) "County department" means a county department under s. 46.215 or 46.22.
12	(b) "Crisis assistance" means a benefit that is given to a household experiencing
13	or at risk of experiencing a water utility-related emergency.
14	(c) "Household" means any individual or group of individuals who are living
15	together as one economic unit for whom residential water is customarily purchased
16	in common or who make undesignated payments for water in the form of rent.
17	(d) "Utility allowance" means the amount of utility costs paid by those
18	individuals in subsidized housing who pay their own utility bills, as averaged from
19	total utility costs for the housing unit by the housing authority.
20	(e) "Water utility assistance" means a benefit that is given to a household to
21	assist in meeting the cost of water utility.
22	(2) Administration. (a) The department shall administer a water utility
23	assistance program for low-income households to assist eligible households to meet

home water utility costs and shall establish a payments schedule for the program.

- (b) The department may contract with a county department, another local governmental agency, or a private nonprofit organization to process applications and make payments under the water utility assistance program for low-income households.
- (3) APPLICATION PROCEDURE. (a) A household may apply for water utility assistance from the department under the water utility assistance program for low-income households. A household shall apply on a form prescribed by the department.
- (b) If by February 1 of any year the number of households applying for assistance under par. (a) substantially exceeds the number anticipated to apply, the department may reduce the assistance payments under sub. (5) made after that date. The department may also suspend the processing of additional applications until the department adjusts assistance amounts payable.
- (4) ELIGIBILITY. (a) Subject to sub. (3) (b), all of the following households are eligible to receive water utility assistance under this section:
- 1. A household with income that is not more than 60 percent of the statewide median household income.
- 2. A household entirely composed of persons receiving food stamps under 7 USC 2011 to 2036 or supplemental security income or state supplemental payments under 42 USC 1381 to 1383c or s. 49.77.
- 3. A household with income within the limits specified under par. (b) that resides in housing that is subsidized or administered by a municipality, a county, the state, or the federal government for which a utility allowance is applied to determine the amount of rent or the amount of the subsidy.

- (b) The department may establish additional eligibility requirements and other program guidelines for the program.
- (5) Assistance payments. Subject to moneys appropriated under s. 20.505 (7) (ee), water utility assistance shall be paid according to the payments schedule established under sub. (2) (a).
- (6) Individuals in State Prisons or Secured Juvenile Facilities. No assistance payment under sub. (5) may be made to an individual who is imprisoned in a state prison under s. 302.01 or to an individual placed at a juvenile correctional facility, as defined in s. 938.02 (10p), or a secured residential care center for children and youth, as defined in s. 938.02 (15g).
- (7) Crisis assistance program. A household eligible for water utility assistance under sub. (4) may also be eligible for a crisis assistance payment. The department shall define the circumstances constituting a crisis for which an assistance payment may be made and shall establish the amount of payment to an eligible household. The department may delegate a portion of its responsibility under this subsection to a county department, another local governmental agency, or a private nonprofit organization.

Section 2. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

2023-24 2024-25 1 20.505 Administration, department of 2 (7)HOUSING AND COMMUNITY DEVELOPMENT 3 (dd) Water utility assistance for low-4 income households; administra-5 GPR Α 327,700 353,600 tion 6 Water utility assistance for low-(ee) 7 GPR \mathbf{C} 4.750,000 income households; payments 4,750,000 8 **Section 41.** 20.505 (7) (dd) of the statutes is created to read: 9 20.505 **(7)** (dd) Water utility assistance for low-income households; 10 administration. The amounts in the schedule to pay program operations costs for the 11 water utility assistance program for low-income households under s. 16.293. 12 **Section 42.** 20.505 (7) (ee) of the statutes is created to read: 13 20.505 (7) (ee) Water utility assistance for low-income households; payments. 14 As a continuing appropriation, the amounts in the schedule to make assistance payments to eligible households under the water utility assistance program for 15 16 low-income households under s. 16.293.". **97.** Page 374, line 11: after that line insert: 17 "Section 43. 20.005 (3) (schedule) of the statutes: at the appropriate place, 18 19 insert the following amounts for the purposes indicated: 2023-24 2024-25

20 **20.395** Transportation, department of

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(4) General transportation operations

1 (fq) Electric vehicle infrastructure: 2 state funds SEG \mathbf{C} -0-8,000,000 3 Electric vehicle infrastructure: (fv) 4 local funds SEG-L C 4,271,600 4,356,700 5 (fx)Electric vehicle infrastructure; 6 federal funds SEG-F C 17,085,000 17,426,700 7 **Section 44.** 20.395 (4) (fg) of the statutes is created to read: 20.395 (4) (fq) Electric vehicle infrastructure, state funds. As a continuing 8 9 appropriation, the amounts in the schedule for the electric vehicle infrastructure 10 program under s. 85.53. **Section 45.** 20.395 (4) (fv) of the statutes is created to read: 11 12 20.395 (4) (fv) Electric vehicle infrastructure, local funds. All moneys received 13 from any local unit of government or other source for the electric vehicle 14 infrastructure program under s. 85.53, for such purposes. **Section 46.** 20.395 (4) (fx) of the statutes is created to read: 15 16 20.395 (4) (fx) Electric vehicle infrastructure, federal funds. All moneys 17 received from the federal government for the electric vehicle infrastructure program 18 under s. 85.53, for such purposes. **Section 47.** 85.53 of the statutes is created to read: 19 20 85.53 Electric vehicle infrastructure program. The department may 21 establish and administer an electric vehicle infrastructure program. Under the 22 program, the department may provide funding for electric vehicle infrastructure 23 projects eligible for funding under state or federal law, including under the National 24Electric Vehicle Formula Program as provided in Division J, Title VIII, of P.L.

117-58. All funding under this section shall be from the appropriations under s. 1 2 20.395 (4) (fq), (fv), and (fx). 3 **Section 48.** 196.01 (5) (b) 8. of the statutes is created to read: 4 196.01 (5) (b) 8. A person who supplies electricity through the person's electric vehicle charging station to users' electric vehicles, if the person does not otherwise 5 6 directly or indirectly provide electricity to the public.". 7 **98.** Page 374, line 11: after that line insert: 8 "Section 49. 16.969 (title) of the statutes is renumbered 196.492 (title). 9 **Section 50.** 16.969 (1) (intro.) and (b) of the statutes are consolidated, 10 renumbered 196.492 (1) and amended to read: 11 196.492 (1) In this section: (b) "High-voltage, "high-voltage transmission line" 12 means a high-voltage transmission line, as defined in s. 196.491 (1) (f), that is 13 designed for operation at a nominal voltage of 345 kilovolts or more. 14 **Section 51.** 16.969 (1) (a) of the statutes is repealed. **Section 52.** 16.969 (2) of the statutes is renumbered 196.492 (2), and 196.492 15 16 (2) (intro.), as renumbered, is amended to read: 17 196.492 (2) (intro.) The department commission shall promulgate rules that 18 require a person who is issued a certificate of public convenience and necessity by the 19 commission under s. 196.491 (3) for a high-voltage transmission line to pay the 20 department commission the following fees: 21**Section 53.** 16.969 (3) of the statutes is renumbered 196.492 (3), and 196.492 22 (3) (a) and (b) 1. and 2., as renumbered, are amended to read: 23 196.492 (3) (a) The department commission shall distribute the fees that are

paid by a person under the rules promulgated under sub. (2) (a) to each town, village

- and city that is identified by the commission under s. 196.491 (3) (gm) in proportion to the amount of investment that is allocated by the commission under s. 196.491 (3) (gm) to each such town, village and city.
 - (b) 1. The department commission shall pay 50 percent of the fee to each county that is identified by the commission under s. 196.491 (3) (gm) in proportion to the amount of investment that is allocated by the commission under s. 196.491 (3) (gm) to each such county.
 - 2. The department commission shall pay 50 percent of the fee to each town, village and city that is identified by the commission under s. 196.491 (3) (gm) in proportion to the amount of investment that is allocated by the commission under s. 196.491 (3) (gm) to each such town, village and city.
- **Section 54.** 16.969 (4) of the statutes is renumbered 196.492 (4).
- SECTION 55. 20.505 (1) (ge) of the statutes is renumbered 20.155 (1) (gg) and amended to read:
 - 20.155 (1) (gg) *High-voltage transmission line annual impact fee distributions*. All moneys received from the payment of fees under the rules promulgated under s. 16.969 196.492 (2) (a) for distributions to towns, villages and cities under s. 16.969 196.492 (3) (a).
 - **SECTION 56.** 20.505 (1) (gs) of the statutes is renumbered 20.155 (1) (gr) and amended to read:
 - 20.155 (1) (gr) High-voltage transmission line environmental impact fee distributions. All moneys received from the payment of fees under the rules promulgated under s. 16.969 196.492 (2) (b) for distributions to counties, towns, villages and cities under s. 16.969 196.492 (3) (b).
 - **SECTION 57.** 196.491 (3g) (a) of the statutes is amended to read:

196.491 (3g) (a) A person who receives a certificate of public convenience and necessity for a high-voltage transmission line that is designed for operation at a nominal voltage of 345 kilovolts or more under sub. (3) shall pay the department of administration commission an annual impact fee as specified in the rules promulgated by the department of administration commission under s. 16.969 196.492 (2) (a) and shall pay the department of administration commission a one-time environmental impact fee as specified in the rules promulgated by the department of administration commission under s. 16.969 196.492 (2) (b).

SECTION 9101. Nonstatutory provisions; Administration.

- (1) Transfer of high-voltage transmission line fees.
- (a) *Definition*. In this subsection, "fees" means the annual impact and onetime environmental impact fees required to be paid under the rules promulgated under s. 16.969 (2) (a), 2021 stats., and s. 16.969 (2) (b), 2021 stats.
- (b) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of administration primarily relating to the fees, as determined by the secretary of administration, become the assets and liabilities of the public service commission.
- (c) *Employee transfers*. On the effective date of this paragraph, all positions, and the incumbent employees holding those positions, in the department of administration primarily related to the fees, as determined by the secretary of administration, are transferred to the public service commission.
- (d) *Employee status*. Employees transferred under par. (c) have all the rights and the same status under ch. 230 in the public service commission that they enjoyed in the department of administration immediately before the transfer.

- Notwithstanding s. 230.28 (4), no employee so transferred who has attained permanent status in class is required to serve a probationary period.
- (e) *Tangible personal property*. On the effective date of this paragraph, all tangible personal property, including records, of the department of administration primarily relating to the fees, as determined by the secretary of administration, is transferred to the public service commission.
- (f) *Contracts*. All contracts entered into by the department of administration primarily relating to the fees, as determined by the secretary of administration, in effect on the effective date of this paragraph remain in effect and are transferred to the public service commission. The public service commission shall carry out any obligations under those contracts unless modified or rescinded to the extent allowed under the contract.
- (g) Rules and orders. All rules promulgated by the department of administration in effect on the effective date of this paragraph that are primarily related to the fees remain in effect until their specified expiration dates or until amended or repealed by the public service commission. All orders issued by the department of administration in effect on the effective date of this paragraph that are primarily related to the fees remain in effect until their specified expiration dates or until modified or rescinded by the public service commission.
- (h) *Pending matters*. Any matter pending with the department of administration on the effective date of this paragraph that is primarily related to the fees, as determined by the secretary of administration, is transferred to the public service commission. All materials submitted to or actions taken by the department of administration with respect to the pending matter are considered as having been submitted to or taken by the public service commission.".

(3g).

1	99. Page 374, line 11: after that line insert:
2	"Section 58. 20.370 (1) (ed) of the statutes is created to read:
3	20.370 (1) (ed) Parks - admission receipt fee waivers. From the general fund,
4	a sum sufficient equal to the amount of the annual vehicle admission receipt fees
5	waived under s. 27.01 (9) (bg), for the operation of state parks.
6	Section 59. 27.01 (9) (bg) of the statutes is created to read:
7	27.01 (9) (bg) Annual 4th grade pass. 1. In this paragraph:
8	a. "Fourth grade pupil" means a child receiving a 4th grade level of instruction
9	in a school or a home-based private educational program, as defined in s. 115.001
10	(3g).
11	b. "Guardian" has the meaning given in s. 48.02 (8).
12	c. "Parent" has the meaning given in s. 48.02 (13).
13	2. The parent or guardian of a child may apply for an annual vehicle admission
14	receipt fee waiver by submitting an application to the department. An application
15	may not be submitted to a regional office of the department or to a person who is
16	subject to an appointment or a contract as authorized under s. 29.024 (6) (a) 2. to 4.
17	but must be submitted directly to the main office of the department. An application
18	shall be submitted on a form provided by the department and shall include all of the
19	following information:
20	a. The child's name.
21	b. The child's date of birth.
22	c. The name of the school the child is or will be attending or a certification that
23	the child is in a home-based private educational program, as defined in s. 115.001

- d. A certification that the child is, was, or will be a 4th grade pupil on the first day of January of the calendar year for which the waiver is issued. This certification may be satisfied with dated report cards, dated and signed enrollment forms, a dated letter from the child's school on official letterhead, or any other proof deemed acceptable by the department.
- 3. Subject to subd. 4., the department shall provide to an individual whose application submitted under subd. 2. is approved an annual vehicle admission receipt fee waiver that is valid for the calendar year in which the waiver is issued.
- 4. A parent or guardian may receive only one fee waiver under this paragraph in his or her lifetime. If a parent or guardian receives a fee waiver under this paragraph, the department may not issue a fee waiver under this paragraph for any other member of the parent's or guardian's household.
- 5. The department shall waive the fee, including the issuing fee, imposed under sub. (7) for an annual vehicle admission receipt for a single vehicle, except a motor bus, that has Wisconsin registration plates and that is operated by a person who holds a valid fee waiver issued under this paragraph.

Section 9432. Effective dates; Natural Resources.

- (1) Annual 4th grade pass. The treatment of s. 27.01 (9) (bg) takes effect on January 1, 2024.".
 - **100.** Page 374, line 11: after that line insert:
- "Section 60. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

2023-24 2024-25

20.070 Matural resources, department of	20.370	Natural	resources,	department o
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2 (5) Conservation aids

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- 3 (hs) Public forest regeneration grants SEG A 667,500 667,500
- **SECTION 61.** 20.370 (5) (hs) of the statutes is created to read:
- 5 20.370 (5) (hs) Public forest regeneration grants. From the moneys received by 6 the department for forestry activities, the amounts in the schedule for the public 7 forest regeneration grant program under s. 28.25.
 - **Section 62.** 28.25 of the statutes is created to read:
 - **28.25 Public forest regeneration grants.** The department shall establish a grant program under which it awards grants for projects involving reforestation, forest regeneration, and forest management on public land. A project is eligible for a grant under this section if it is located on public land owned by a local government or school district or by this state, except for land under the jurisdiction and control of the department."
 - **101.** Page 374, line 11: after that line insert:
- **"Section 63.** 160.07 (4) (f) of the statutes is created to read:
 - 160.07 (4) (f) In recommending an enforcement standard for a perfluoroalkyl or polyfluoroalkyl substance, the department of health services may recommend an individual standard for a substance, a standard for a class of substances, a standard for a group of substances, or any combination of individual, class, or group standards for substances or class or group of substances.
 - **Section 64.** 160.07 (7) of the statutes is created to read:

160.07 (7) If the department of health services recommends an enforcement standard for a perfluoroalkyl or polyfluoroalkyl substance or a group or class of such substances under this section, the department shall apply the standard as an interim enforcement standard for that substance, including through sampling, monitoring, and testing, and any other actions required by rules promulgated by the department, unless emergency or permanent rules that establish an enforcement standard for that substance are in effect.

Section 65. 160.15 (4) of the statutes is created to read:

160.15 (4) Notwithstanding sub. (1), if an interim enforcement standard for a perfluoroalkyl or polyfluoroalkyl substance is applied under s. 160.07 (7), the department shall apply an interim preventive action limit for that substance of 20 percent of the concentration established as the interim enforcement standard, unless emergency or permanent rules that establish a preventive action limit for that substance are in effect.

Section 66. 281.17 (8) (c) of the statutes is created to read:

281.17 (8) (c) If the department of health services recommends an enforcement standard for a perfluoroalkyl or polyfluoroalkyl substance or a group or class of such substances under s. 160.07, the department shall apply the standard as an interim maximum contaminant level for public water systems, water suppliers, and laboratories certified to analyze drinking water, in accordance with rules promulgated by the department, unless emergency or permanent rules that establish maximum contaminant levels for that substance are in effect.

Section 67. 285.27 (2) (bm) of the statutes is created to read:

285.27 **(2)** (bm) *Standards for PFAS*. Emission standards for known perfluoroalkyl or polyfluoroalkyl substances are needed to provide adequate

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protection for public health and welfare under par. (b). The department shall promulgate emission standards for any known perfluoroalkyl or polyfluoroalkyl substances to provide adequate protection for public health and welfare, taking into account energy, economic, and environmental impacts and other costs related to the emission source.

Section 68. 299.15 (2m) of the statutes is created to read:

299.15 **(2m)** The department shall consider all known perfluoroalkyl or polyfluoroalkyl substances to be air contaminants for purposes of sub. (2) (a) 2. The reporting level for these substances is zero pounds per year.

Section 9132. Nonstatutory provisions; Natural Resources.

- (1u) EMERGENCY RULES FOR PFAS IN DRINKING WATER, GROUNDWATER, SURFACE WATER, SOLID WASTE, BEDS OF NAVIGABLE WATERS, AND CONTAMINATED SOIL AND SEDIMENT.
- (a) The department of natural resources shall promulgate emergency rules under s. 227.24 establishing acceptable levels and standards, performance standards, monitoring requirements, and required response actions for any perfluoroalkyl or polyfluoroalkyl substance or group or class of such substances that the department determines may be harmful to human health or the environment in the following:
 - 1. Drinking water under s. 281.17 (8).
- 2. Groundwater under ss. 160.07 (5) and 160.15.
- 3. Surface water from point sources under ss. 283.11 (4) and 283.21 and from nonpoint sources under s. 281.16.
- 4. Air under s. 285.27 (2) (bm), if the standards are needed to provide adequate protection for public health or welfare.
 - 5. Solid waste and solid waste facilities under chs. 289 and 291.

- 6. Beds of navigable waters under s. 30.20.
 - 7. Soil and sediment under chs. 289 and 292.
- (b) The department of natural resources shall promulgate emergency rules under s. 227.24 to do all of the following:
 - 1. Add any perfluoroalkyl or polyfluoroalkyl substance or group or class of such substances that the department determines may be harmful to human health or the environment to the list of toxic pollutants under s. 283.21 (1) (a) for purposes of setting toxic effluent standards or prohibitions under s. 283.11 (4).
 - 2. Add to the list of hazardous constituents under s. 291.05 (4) any perfluoroalkyl or polyfluoroalkyl substance or group or class of such substances for which the department determines that the listing is necessary to protect public health, safety, or welfare.
 - 3. Administer and enforce ch. 292 in relation to remedial actions involving perfluoroalkyl or polyfluoroalkyl substances or a group or class of such substances.
 - (c) Notwithstanding any finding required under par. (a) or (b), emergency rules promulgated under pars. (a) and (b) shall include, at a minimum, perfluorooctane sulfonic acid, perfluorooctanoic acid, perfluorohexane sulfonic acid, perfluorononanoic acid, and perfluorobutane sulfonic acid and shall include provisions for enforcing these standards, including requiring sampling, monitoring, testing, and response actions.
 - (d) Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under pars. (a) and (b) remain in effect until July 1, 2024, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding s. 227.24 (1) (a) and (3), the department of natural resources is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the

preservation of public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

(2u) Water Quality Standards for PFAS. The department of natural resources shall promulgate, under s. 281.15, water quality standards for perfluorooctane sulfonic acid, perfluorooctanoic acid, perfluorohexane sulfonic acid, perfluorononanoic acid, and perfluorobutane sulfonic acid and any other perfluoroalkyl or polyfluoroalkyl substance or group or class of such substances that the department determines may be harmful to human health and necessary to protect a water's designated use.

(3u) List of Groundwater contaminants. The department of natural resources shall add to the list of groundwater contaminants under s. 160.05 any perfluoroalkyl and polyfluoroalkyl substance or group or class of such substances that is shown to involve public health concerns and that has a reasonable probability of entering the groundwater and shall categorize and rank those substances according to the provisions of s. 160.05.

Section 9432. Effective dates; Natural Resources.

- (1) Interim Maximum Contaminant Levels for PFAS. The treatment of s. 281.17 (8) (c) takes effect on the first day of the 7th month beginning after publication.".
 - **102.** Page 374, line 11: after that line insert:

"Section 9132. Nonstatutory provisions; Natural Resources.

- (1) Testing laboratories; emergency rules.
- (a) The department of natural resources shall promulgate emergency rules under s. 227.24 establishing criteria for certifying laboratories to test for any perfluoroalkyl or polyfluoroalkyl substances, including the standards and methods

for such testing, and shall certify laboratories that meet these criteria. Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under this subsection remain in effect until July 1, 2024, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding s. 227.24 (1) (a) and (3), the department of natural resources is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

- (b) Before emergency rules are promulgated under par. (a), the department of natural resources may require testing for a perfluoroalkyl or polyfluoroalkyl substance to be done according to any nationally recognized procedures.".
- **103.** Page 374, line 11: after that line insert:
- "Section 69. 20.115 (7) (tm) of the statutes is amended to read:
 - 20.115 (7) (tm) Farmland preservation planning grants, working lands fund. From the working lands fund, the amounts in the schedule for farmland preservation planning grants under s. 91.10 (6) and for farmland preservation implementation grants under s. 91.10 (7).
 - **SECTION 70.** 91.10 (title) of the statutes is amended to read:
- 91.10 (title) County plan required; planning and implementation
 20 grants.
- **SECTION 71.** 91.10 (7) of the statutes is created to read:
 - 91.10 (7) (a) From the appropriation under s. 20.115 (7) (tm), the department may award implementation grants to counties for implementing a county's certified farmland preservation plan.

(b) The department shall enter into a contract with a county to which it awards
a planning grant under par. (a) before the department distributes any grant funds
to the county. In the contract, the department shall identify the costs that are eligible
for reimbursement through the grant.

- (c) The department may distribute grant funds under this subsection only after the county shows that it has incurred costs that are eligible for reimbursement under par. (b).".
 - **104.** Page 374, line 11: after that line insert:
 - **"Section 72.** 92.14 (3) (intro.) of the statutes is amended to read:
- 92.14 (3) Basic allocations to counties. (intro.) To help counties fund their land and water conservation activities, the department shall award an annual grant from the appropriation under s. 20.115 (7) (c), (qe), or (qf) or s. 20.866 (2) (we) to any county land conservation committee that has a land and water resource management plan approved by the department under s. 92.10 (4) (d), and that, by county board action, has resolved to provide any matching funds required under sub. (5g) unless the county is seeking a grant under sub. (3) (h). The county may use the grant for land and water resource management planning and for any of the following purposes, consistent with the approved land and water resource management plan:
- **Section 73.** 92.14 (3) (a) 6. of the statutes is created to read:
- 92.14 (3) (a) 6. Long-range planning and erosion control mitigation.
- **Section 74.** 92.14 (3) (h) of the statutes is created to read:
 - 92.14 (3) (h) A grant to a county that assists the county in meeting a matching funds requirement under sub. (5g) for a 2nd or 3rd staff person, as provided under sub. (6) (b).

SECTION 75. 92.14 (5g) (a) of the statutes is amended to read:

92.14 (5g) (a) Except as provided in par. (b), if a grant under sub. (3) (a) to (g) provides funding for salary and fringe benefits for more than one county staff person, a county shall provide matching funds, as determined by the department by rule, equal to 30 percent of the cost of salary and fringe benefits for the 2nd staff person and 50 percent of the cost of salary and fringe benefits for any additional staff persons the 3rd staff person for whom the grant provides funding.

Section 76. 92.14 (6) (b) of the statutes is amended to read:

92.14 (6) (b) The department and the department of natural resources shall prepare an annual grant allocation plan identifying the amounts to be provided to counties under this section and ss. 281.65 and 281.66. In the allocation plan, the departments shall attempt to provide funding under this section for an average of 3 staff persons per county with full funding for the first staff person, 70 percent funding for the 2nd staff person and 50 percent funding for any additional staff persons the 3rd staff person and to provide an average of \$100,000 per county for cost-sharing grants under sub. (3) (a) to (g). If after meeting these goals there are additional funds available, the departments may provide funding in the allocation plan to counties for a 4th or subsequent staff person with a matching requirement to be determined by the departments and for assistance under sub (3) (h). The department shall submit that plan to the board."

105. Page 374, line 11: after that line insert:

"Section 77. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

2024-25

2023-24

1 20.115 Agriculture, trade and consumer $\mathbf{2}$ protection, department of 3 (7)AGRICULTURAL RESOURCE MANAGEMENT 4 (da) Biodigester operator certification 5 grants GPR A 50,000 50,000 6 (u) Planning grants for regional 7 biodigesters SEG Α 250,000 250,000 8 **Section 78.** 20.115 (7) (da) of the statutes is created to read: 9 20.115 (7) (da) Biodigester operator certification grants. The amounts in the 10 schedule for biodigester operator certification grants under s. 93.75. 11 **Section 79.** 20.115 (7) (u) of the statutes is created to read: 12 20.115 **(7)** (u) Planning grants for regional biodigesters. From the 13 environmental fund, the amounts in the schedule for providing planning grants for 14 establishing regional biodigesters under s. 93.74. 15 **Section 80.** 93.75 of the statutes is created to read: 93.75 Biodigester operator certification grants. (1) GRANTS. From the 16 appropriation under s. 20.115 (7) (da), the department shall award grants to 17 18 individuals seeking biodigester operator certification. 19 (2) RULES. The department may promulgate rules establishing the application 20 process and grant-awarding criteria for the biodigester operator certification grants. 21**Section 81.** 93.74 of the statutes is created to read:

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93.74 Planning grants for regional biodigesters. (1) GRANT PROGRAM.

From the appropriation under s. 20.115 (7) (u), the department shall provide

planning grants for establishing regional biodigesters.

(2) Rules. The department shall promulgate rules for the administration of this section.".

106. Page 374, line 11: after that line insert:

"Section 82. 292.74 of the statutes is created to read:

292.74 Financial responsibility for PFAS. The department may, if it determines doing so is necessary to protect human health or the environment, require a person who possesses or controls a perfluoroalkyl or polyfluoroalkyl substance to provide proof of financial responsibility for conducting emergency response actions, remedial actions, environmental repair, and long-term care to address contamination by a potential discharge of perfluoroalkyl or polyfluoroalkyl substances or environmental pollution that may be caused by a discharge of such substances. The department shall establish, by rule, the procedure for determining whether requiring a proof of financial responsibility is necessary to protect human health or the environment, and may establish requirements for types of financial responsibility, methods for calculating amounts of financial responsibility, access and default, bankruptcy notifications, and any other requirements the department determines are necessary under this section. The proof of financial responsibility required under this section shall be in addition to any other proof of financial responsibility or financial assurance required under this chapter."

107. Page 374, line 11: after that line insert:

"Section 83. 292.31 (1) (d) (intro.) of the statutes is amended to read:

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292.31 (1) (d) Access to information. (intro.) Upon the request of any officer,
employee, or authorized representative of the department, any person who
generated, transported, treated, stored, or disposed of solid or hazardous waste
which that may have been disposed of at a site or facility under investigation by the
department and any person who generated solid or hazardous waste at a site or
facility under investigation by the department that was transported to, treated at,
stored at, or disposed of at another site, facility, or location shall provide the officer,
employee, or authorized representative access to any records or documents in that
person's custody, possession, or control which relate to:

SECTION 84. 292.31 (1) (d) 1m. of the statutes is created to read:

292.31 (1) (d) 1m. The type and quantity of waste generated at the site or facility that was transported to, treated at, stored at, or disposed of at another site, facility, or location, and the dates and locations of these activities.".

108. Page 374, line 11: after that line insert:

"Section 85. 299.44 of the statutes is created to read:

299.44 Sale and use of coal tar sealants. (1) Definitions. In this section:

- (a) "Coal tar sealant product" means a surface-applied sealing product containing coal tar, coal tar pitch, coal tar pitch volatiles, or any variation assigned the Chemical Abstracts Service (CAS) number 65996-93-2, 65996-89-6, or 8007-45-2.
- (b) "High PAH sealant product" means a surface-applied sealing product that contains more than 0.1 percent polycyclic aromatic hydrocarbons by weight.

1	(2) PROHIBITIONS. (a) Beginning January 1, 2024, no person may sell or offer								
2	for sale a coal tar sealant product or high PAH sealant product, except as provided								
3	in sub. (3).								
4	(b) Beginning July 1, 2024, no person may apply a coal tar sealant product or								
5	high PAH sealant product, except as provided in sub. (3).								
6	(3) EXEMPTIONS. The department may grant an exemption to the prohibitions								
7	under sub. (2) to any of the following upon written request:								
8	(a) A person who is researching the effects of a coal tar sealant product or high								
9	PAH sealant product on the environment.								
10	(b) A person who is developing an alternative technology if the use of a coal tar								
11	sealant product or high PAH sealant product is required for research or								
12	development.".								
13	109. Page 374, line 11: after that line insert:								
14	"Section 86. 15.347 (2) of the statutes is repealed.								
15	Section 87. 20.005 (3) (schedule) of the statutes: at the appropriate place,								
16	insert the following amounts for the purposes indicated:								
	2023-24 2024-25								
17	20.370 Natural resources, department of								
18	(6) Environmental aids								
19	(et) Environmental aids revitalize								
20	Wisconsin program SEG B 3,000,000 3,000,000								

1	(eu) Environmental aids
2	waste removal and sam-
3	pling SEG B 3,000,000 500,000
4	SECTION 88. 20.370 (4) (eq) of the statutes is repealed.
5	SECTION 89. 20.370 (6) (eq) of the statutes is repealed.
6	Section 90. 20.370 (6) (et) of the statutes is created to read:
7	$20.370(6)(\mathrm{et})$ Environmental aids — revitalize Wisconsin program. Biennially
8	from the environmental fund, the amounts in the schedule for aid awards under s
9	292.66 and to make any required payments under s. 25.43 (2s).
10	Section 91. 20.370 (6) (eu) of the statutes is created to read:
11	20.370 (6) (eu) Environmental aids—waste removal and sampling. Biennially
12	from the environmental fund, the amounts in the schedule to provide financia
13	assistance for the purpose of removing waste materials that have accumulated or
14	been dumped on abandoned properties and to conduct sampling and testing to
15	determine if those properties pose a risk to public health and safety or the
16	environment.
17	Section 92. 20.370 (9) (nq) of the statutes is repealed.
18	SECTION 93. 20.566 (1) (r) of the statutes is amended to read:
19	20.566 (1) (r) Administration of dry cleaner fees. From the dry cleaner
20	environmental response environmental fund, the amounts in the schedule for the
21	purpose of administering the fees under subch. XII of ch. 77.
22	Section 94. 25.17 (1) (d) of the statutes is repealed.
23	Section 95. 25.43 (2s) of the statutes is repealed and recreated to read:

25.43 (2s) The secretary of administration and the secretary of natural
resources shall ensure that any moneys required to be repaid to the environmental
improvement fund as a result of a transfer under s. 25.43 (2s), 2021 stats., shall be
paid from the environmental fund to the environmental improvement fund.
SECTION 96. 25.46 (1) (s) of the statutes is created to read:
25.46 (1) (s) All moneys received under s. 77.9964 (3) for environmental
management.
SECTION 97. 25.46 (2m) of the statutes is amended to read:
25.46 (2m) Of the moneys described in sub. (1) that are received for the purpose
of environmental management, except the moneys described in sub. (1) (ej), (ek),
(hm), (j), (jj), $\underline{\text{(s)}}$, (t), and (u), \$6,150,000 shall, in each fiscal year, be considered to
have been received for the purpose of nonpoint source water pollution abatement.
Section 98. 25.48 of the statutes is repealed.
Section 99. 77.9964 (3) of the statutes is amended to read:
77.9964 (3) The department shall deposit all of the revenue that it collects
under this subchapter in the <u>environmental</u> fund under s. 25.48 .
Section 100. 292.65 (14) of the statutes is amended to read:
292.65 (14) Sunset. This section does not apply after June 30, 2032 the
effective date of this subsection [LRB inserts date].
Section 101. 292.66 of the statutes is created to read:
292.66 Revitalize Wisconsin program. (1) Definitions. In this section:
(a) "Brownfield" means a property that is abandoned, idle, or underused, the
expansion or redevelopment of which is adversely affected by actual or perceived
discharge or environmental pollution.

(b) "Discharge" has the meaning given in s. 292.01 (3).

- (c) "Innocent landowner" means any of the following:
- 1. A property owner that acquired the property prior to November 1, 2006, has continuously owned the property since the date of acquisition, and can demonstrate, through documentation, that the discharge or environmental pollution on the property was caused by another person and that the property owner did not know and had no reason to know of the discharge or environmental pollution when the owner acquired the property.
- 2. A property owner that acquired the property on or after November 1, 2006, has continuously owned the property since the date of acquisition, and can demonstrate, through documentation, that the property owner conducted all appropriate inquiries in compliance with 40 CFR part 312 prior to acquisition, that the discharge or environmental pollution on the property was caused by another person, and that the property owner did not know and had no reason to know of the discharge or environmental pollution when the owner acquired the property.
- (d) "Interim action" means a response action that is taken to contain or stabilize a discharge or environmental pollution at a site or facility, in order to minimize any threats to public health, safety, or welfare or to the environment, while other response actions are being taken or planned for the site or facility.
 - (e) "Local governmental unit" has the meaning given under s. 292.11 (9) (e) 1.
 - (f) "Private party" means any of the following:
 - 1. A bank, trust company, savings bank, or credit union.
- 22 2. A developer, as defined in s. 66.0617 (1) (b).
 - 3. An organization or enterprise, other than a sole proprietorship, that is operated for profit or that is nonprofit and nongovernmental, including an

- association, business trust, corporation, joint venture, limited liability company, limited liability partnership, partnership, or syndicate.
 - 4. An innocent landowner.
 - (g) "Remedial action" has the meaning given in s. 292.12 (1) (d).
- (2) POWERS AND DUTIES OF THE DEPARTMENT. (a) The department shall administer a program to award aids from the appropriation under s. 20.370 (6) (et) to eligible entities under sub. (5).
- (b) The department may not award aid to an entity under this section if that entity caused the discharge or environmental pollution at the site or facility for which aid is awarded, except to eligible entities for sites or facilities under sub. (4) (a).
- (c) The department may award aid to eligible entities in the form of grants or direct services or, for sites or facilities under sub. (4) (a), in the form of reimbursements.
- (d) The department may require a match from an eligible entity for an awarded aid in the form of cash or in-kind services, except from an eligible entity for a site or facility for which funds are designated under sub. (3) (a).
- (3) ALLOCATION OF FUNDS. (a) In any fiscal year, if there remain any sites or facilities under sub. (4) (a) for which a claim for reimbursement was submitted before the effective date of this paragraph [LRB inserts date], but for which the claim has not been paid, the department shall designate \$1,000,000 of the funds appropriated under s. 20.370 (6) (et), or the total amount of such unpaid claims, whichever is less, to the payment of those claims.
- (b) In any fiscal year, if there remain any sites or facilities under sub. (4) (a) for which an application for eligibility was submitted before the effective date of this paragraph [LRB inserts date], but for which a claim has not been made to the

department, the department shall designate \$450,000 of the funds appropriated
under s. 20.370 (6) (et) to the payment of claims for such sites or facilities, until all
such sites or facilities have received a case closure letter under s. 292.12.

- (c) The department shall designate 15 percent of the funds appropriated under s. 20.370 (6) (et) to provide aid in small or disadvantaged communities.
- (d) The department may not provide more than one award of aid for a site or facility in a single fiscal year, except for sites or facilities under sub. (4) (a).
- (4) ELIGIBLE SITES AND FACILITIES. An eligible applicant under sub. (5) may receive aid under this section for any the following sites or facilities:
- (a) Sites or facilities for which an application for eligibility was submitted under the dry cleaner environmental response program under s. 292.65, 2021 stats., and that were deemed eligible for that program before the effective date of this paragraph [LRB inserts date].
 - (b) Brownfields.
- (c) Sites or facilities regulated under s. 292.11 that are owned by entities that are exempt from s. 292.11 (3), (4), and (7) (b) and (c) as provided under s. 292.11 (9) (e), 292.13, or 292.21.
- (d) Sites or facilities regulated under s. 292.11 that are owned by private parties.
- (5) ELIGIBLE ENTITIES. The following entities are eligible for an award under this section.
- (a) Local governmental units that did not cause the discharge or environmental pollution.
- (b) Owners or operators of dry cleaning facilities that own or operate an eligible site or facility under sub. (4) (a).

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- (c) Private parties, other than a dry cleaning facility under par. (b), that did not cause the discharge or environmental pollution and can demonstrate that the party's property was fairly acquired through an arm's-length transaction.
- (6) ELIGIBLE ACTIVITIES; INELIGIBLE COSTS. (a) All activities for which aid is provided under this section shall comply with all state and federal laws and rules promulgated by the department, unless otherwise provided under this section or rules promulgated under this section.
- (b) The department may award aid under this section to cover the costs of any of the following activities:
 - 1. Assessment and investigation of a discharge or environmental pollution.
- 2. Interim and remedial actions to remove hazardous substances from contaminated media.
 - 3. Treatment and disposal of contaminated media.
 - 4. Vapor intrusion assessment and mitigation.
 - 5. Removal of abandoned containers, as defined in s. 292.41 (1).
- 6. Asbestos abatement activities, as defined in s. 254.11 (2), conducted as part of redevelopment activities.
 - 7. Environmental monitoring.
 - 8. Restoration or replacement of a private potable water supply, if eligible for temporary emergency water supplies under rules promulgated by the department.
 - 9. The removal of underground hazardous substance or petroleum product storage tanks.
 - 10. Preparation of documentation to apply for case closure under s. 292.11.

- 11. Other costs identified by the department as reasonable and necessary for proper investigation, analysis of remedial action options, remedial action planning, and remedial action to meet the requirements of s. 292.11.
- (c) The department may not award aid under this section to cover any of the following costs:
- 1. The cost of activities conducted prior to the award of aid under this section, except for activities conducted at a site or facility under sub. (4) (a).
- 2. The cost of activities that the department determines are not integral to the investigation and remediation of a discharge or environmental pollution.
 - 3. Legal fees.
 - 4. The cost of investigations or remedial action conducted outside this state.
 - 5. Costs for financing eligible activities.
- (7) APPLICATION FOR AID. Eligible applicants shall submit an application on a form prescribed by the department and shall include any information the department finds necessary to evaluate the eligibility of the project and amount of aid to be awarded.
- (8) Rules; Records. The department shall promulgate rules to administer the program under this section, including rules prescribing the criteria for determining the amount of aid to be awarded, the records that must be maintained by an applicant, and the periods for which those records must be retained. The department may inspect any document in the possession of an applicant or any other person if the document is relevant to an application for aid under this section.

Section 9232. Fiscal changes; Natural Resources.

1	(1) DRY CLEANER ENVIRONMENTAL RESPONSE FUND TRANSFER. The unencumbered
2	balance in the dry cleaner environmental response fund under s. 25.48, 2021 stats.
3	is transferred to the environmental fund under s. 25.46.".
4	110. Page 374, line 11: after that line insert:
5	"Section 102. 281.34 (3) (a) of the statutes is amended to read:
6	281.34 (3) (a) An owner shall notify the department of the location of a well that
7	is not a high capacity well before construction of the well begins. An owner notifying
8	the department under this subsection shall pay a fee of \$50 $\$70$.".
9	111. Page 374, line 11: after that line insert:
10	"Section 103. 281.34 (5e) of the statutes is created to read:
11	281.34 (5e) Well construction variances. The department shall collect a fee
12	of \$100 from an owner requesting a variance from the requirements of wel
13	construction rules promulgated by the department.".
14	112. Page 374, line 11: after that line insert:
15	"Section 104. 20.370 (4) (aj) of the statutes is amended to read:
16	20.370 (4) (aj) Water resources—ballast water discharge permits commercia
17	vessel arrival fees. From the general fund, all moneys received from fees collected
18	under s. 283.35 (1m) to administer and enforce the ballast water discharge permi
19	program under s. 283.35 (1m) and for grants under 2009 Wisconsin Act 28, section
20	9137 (3w) s. 299.65 for management, administration, inspection, monitoring, and
21	enforcement activities relating to incidental discharges, including ballast water
22	<u>discharges</u> .
23	Section 105. 283.35 (1m) of the statutes is repealed.

Section 106. 299.65 of the statutes is created to read:

299.65 Commercial vessels subject to federal Vessel Incidental
Discharge Act. (1) (a) Subject to pars. (b) and (c), the owner or operator of any
commercial vessel subject to the requirements of the federal Vessel Incidental
Discharge Act under 33 USC 1322 (p) that has operated outside this state shall pay
to the department, no later than 5 days prior to arriving in a port of this state, \$650
per arrival to a port of this state.
(b) The owner or operator of a commercial vessel engaged in coastwise trade
that is subject to the requirements of 46 USC 55101 to 55103 may not be required
to pay more than \$3,250 in fees per calendar year under this subsection.
(c) The owner or operator of a commercial vessel that is subject to the
requirements of the federal Vessel Incidental Discharge Act under 33 USC 1322 (p)
may not be required to pay more than \$3,250 in fees per calendar year under this
subsection.
(2) The department may adjust the amount of the fee under sub. (1) (a) once
every 5 years to account for any changes 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 month of October immediately preceding the date of adjustment, as provided
under 33 USC 1322 (p) (9) (A) (iv) (III) (aa).
(3) The department shall credit all fees collected under sub. (1) (a) to the
appropriation account under s. 20.370 (4) (aj).
SECTION 107. 299.66 of the statutes is renumbered 299.66 (1).
SECTION 108. 299.66 (2) of the statutes is created to read:
299.66 (2) (a) The department may enter into a memorandum of agreement

with the U.S. Coast Guard concerning implementation and enforcement of the

provisions of 33 USC 1322 and any regulations promulgated by the secretary of the U.S. department of homeland security under 33 USC 1322 (p) (5).

(b) If the department enters into a memorandum of agreement with the U.S. Coast Guard under par. (a), an employee or agent of the department may board and inspect any vessel that is subject to s. 299.65 to determine the state of compliance with the federal Vessel Incidental Discharge Act under 33 USC 1322 (p) and any regulations promulgated thereunder.

Section 9132. Nonstatutory provisions; Natural Resources.

(1) Notification of U.S. Coast Guard Rules for Vessel discharge. When the department of natural resources determines that the secretary of the U.S. department of homeland security has promulgated final, effective, and enforceable rules under 33 USC 1322 (p) (5), the department shall notify the legislative reference bureau. The legislative reference bureau shall publish a notice in the Wisconsin Administrative Register that specifies that date.

Section 9432. Effective dates; Natural Resources.

- (1) Commercial vessels subject to federal Vessel Incidental Discharge Act. The treatment of ss. 20.370 (4) (aj), 283.35 (1m), and 299.65, the renumbering of s. 299.66, and the creation of s. 299.66 (2) take effect on the date specified in the notice published in the Wisconsin Administrative Register under Section 9132 (1) of this act.".
 - **113.** Page 374, line 11: after that line insert:
- 22 "Section 109. 283.90 of the statutes is created to read:
 - **283.90 Notification of violations.** Whenever, on the basis of any information available to it, the department finds that a permit holder has violated any limitation

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in a permit that is based on a groundwater protection standard under ch. 160, the department shall notify the county health department and county land and conservation department in the county in which the permit holder is located and the county health department and county land and conservation department in any adjacent county that the department determines may be negatively affected as a result of the violation. The department shall provide this notice within 7 business days after confirming that a violation has occurred. The department shall create and maintain a notification system for notifying county health departments, county land and conservation departments, and interested parties of the violations described in this section. The department may establish, by rule, procedures for providing notice under this section. The notification system under this section shall ensure that county health departments and county land and conservation departments are notified at least 24 hours prior to notifying any other interested parties.

Section 9132. Nonstatutory provisions; Natural Resources.

(1) EMERGENCY RULES FOR NOTIFICATION OF WATER PERMIT VIOLATIONS. The department of natural resources may use the procedure under s. 227.24, to promulgate rules under s. 283.90. Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under this subsection remain in effect until July 1, 2025, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding s. 227.24 (1) (a) and (3), the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection. Notwithstanding s. 227.24 (1) (e) 1d. and 1g., the department is not required to prepare a statement of scope of the rules promulgated under this

subsection and is not required to present the rules promulgated under this subsection to the governor for approval.

Section 9432. Effective dates; Natural Resources.

- (1) NOTIFICATION OF WATER PERMIT VIOLATIONS. The treatment of s. 283.90 takes effect on the first day of the 7th month beginning after publication.".
 - **114.** Page 374, line 11: after that line insert:
 - **"Section 110.** 283.31 (8) of the statutes is amended to read:
- 283.31 (8) The holder of a permit under this section for a concentrated animal feeding operation shall annually pay to the department a fee of \$345 \$545, which shall be credited to the appropriation account under s. 20.370 (9) (ag). The department shall annually submit a report to the joint committee on finance and, under s. 13.172 (3), to the standing committees of the legislature with jurisdiction over agricultural and environmental matters describing the use of the moneys credited to the appropriation account under s. 20.370 (9) (ag) under this subsection and the use of the moneys appropriated under s. 20.370 (9) (ap).".
 - **115.** Page 374, line 11: after that line insert:
- "Section 111. 20.370 (9) (bj) of the statutes is amended to read:
 - 20.370 (9) (bj) Storm water management fees. From the general fund, the amounts in the schedule all moneys received under s. 283.33 (9) and under 2009 Wisconsin Act 28, section 9110 (11f), for the administration, including enforcement, of the storm water discharge permit program under s. 283.33. All moneys received under s. 283.33 (9) and under 2009 Wisconsin Act 28, section 9110 (11f) shall be credited to this appropriation account.".
 - **116.** Page 374, line 11: after that line insert:

1	"Section 112. 20.115 (7) (tm) of the statutes is amended to read:
2	20.115 (7) (tm) Farmland preservation planning grants, working lands fund.
3	From the working lands fund, the amounts in the schedule for farmland preservation
4	planning grants under s. 91.10 (6) and for farmland preservation implementation
5	<u>grants under s. 91.10 (7)</u> .
6	Section 113. 91.10 (title) of the statutes is amended to read:
7	91.10 (title) County plan required; planning and implementation
8	grants.
9	Section 114. 91.10 (7) of the statutes is created to read:
10	91.10 (7) (a) From the appropriation under s. 20.115 (7) (tm), the department
11	may award implementation grants to counties for implementing a county's certified
12	farmland preservation plan.
13	(b) The department shall enter into a contract with a county to which it awards
14	a planning grant under par. (a) before the department distributes any grant funds
15	to the county. In the contract, the department shall identify the costs that are eligible
16	for reimbursement through the grant.
17	(c) The department may distribute grant funds under this subsection only after
18	the county shows that it has incurred costs that are eligible for reimbursement under
19	par. (b).".
20	117. Page 374, line 11: after that line insert:
21	"Section 115. 20.005 (3) (schedule) of the statutes: at the appropriate place,
22	insert the following amounts for the purposes indicated:

2023-24 2024-25

1	20.370	Natural res	ources, depa	artmen	t of			
2	(6) E	NVIRONMENTAL	AIDS					
3	(ed)	Environmenta	al aids — PFA	S				
4		municipal gra	nt program —	- gen-				
5		eral fund			GPR	\mathbf{C}	110,000,000	-0-
6	(es)	Environmenta	al aids —					
7		PFAS municip	oal grant pro-					
8		gram — envir	onmental					
9		fund		SEG	\mathbf{C}		-0-	15,000,000
10	Sı	ECTION 116. 20	0.370 (6) (ed)	of the s	tatutes	is cre	eated to read:	
11	20	0.370 (6) (ed)	Environmen	tal aids	s — PF	AS m	nunicipal gran	at program —
12	general	fund. As a co	ontinuing app	oropriat	ion, the	amo	unts in the scl	hedule for the
13	munici	pal grant prog	ram under s.	292.67.				
14	Sı	ECTION 117. 20	0.370 (6) (es)	of the st	atutes	is cre	ated to read:	
15	20	0.370 (6) (es)	Environment	tal aids	— PF	AS m	unicipal gran	t program —
16	environ	amental fund.	As a continui	ng appi	ropriati	on, fr	om the enviro	nmental fund,
17	the am	ounts in the so	chedule for th	e munic	ipal gra	ant pi	rogram under	s. 292.67.
18	Sı	ECTION 118. 29	92.67 of the st	tatutes	is creat	ed to	read:	
19	29	92.67 PFAS n	nunicipal gra	ant pro	gram.	(1)	DEFINITIONS. I	n this section:
20	(a) "Class B fire	e fighting foan	n" has t	he mea	ning	given in s. 299	.48 (1) (a).
21	(b) "Municipalit	ty" means a c	ity, villa	age, tov	vn, co	unty, tribal go	overning body,
22	utility o	district, lake p	rotection dist	rict, sev	verage	distri	ct, or municipa	al airport.
23	(c)	"PFAS" mean	ns a perfluoro	alkyl o	polyflu	ıoroa	lkyl substance	·.

- (2) FINANCIAL ASSISTANCE. The department shall administer a program to provide grants from the appropriations under s. 20.370 (6) (ed) and (es) to municipalities that meet the requirements under sub. (3) for the purpose of conducting any of the eligible activities under sub. (4).
- (3) ELIGIBILITY PREREQUISITES. A grant may be awarded under sub. (2) only if one of the following has occurred:
- (a) The municipality tested or trained with a class B fire fighting foam that contained intentionally added PFAS in accordance with applicable state and federal law, or a 3rd party tested or trained with a class B fire fighting foam that contained intentionally added PFAS within the area controlled by the municipality.
- (b) The municipality applied biosolids to land under a permit issued by DNR under s. 283.31.
- (c) PFAS are impacting the municipality's drinking water supply or surface water or groundwater within the area controlled by the municipality and the responsible party is unknown or is unwilling or unable to take the necessary response actions.
- (4) ELIGIBLE ACTIVITIES. The department may award a grant under sub. (2) for any of the following activities:
- (a) Investigating potential PFAS impacts to the air, land, or water at a site or facility for the purpose of reducing or eliminating environmental contamination.
- (b) Treating or disposing of PFAS-containing fire fighting foam containers from a municipal site or facility.
- (c) Sampling a private water supply within 3 miles of a site or facility known to contain PFAS or to have caused a PFAS discharge.

- (d) Providing a temporary emergency water supply, a water treatment system, or bulk water to replace water contaminated with PFAS.
- (e) Conducting emergency, interim, or remedial actions to mitigate, treat, dispose of, or remove PFAS contamination to the air, land, or waters of the state.
- (f) Removing or treating PFAS in a public water system using the most cost-effective method to provide safe drinking water in areas where PFAS levels exceed the maximum contaminant level for PFAS under ch. 281 or an enforcement standard for PFAS under ch. 160 or where the state has issued a health advisory for PFAS.
- (g) Sampling and testing water for PFAS contamination in a public, private, or tribal elementary or secondary school, a child care center that is licensed under s. 48.65, a child care program that is established or contracted for under s. 120.13 (14), or a child care provider that is certified under s. 48.651.
- (5) APPLICATION. A municipality shall apply for a grant on a form prescribed by the department and shall include any information that the department finds necessary to determine the eligibility of the project, identify the funding requested, determine the priority of the project, and calculate the amount of a grant.
- (6) EVALUATION CRITERIA. The department, in awarding grants under this section, shall consider all of the following criteria:
- (a) The municipality's demonstrated commitment to performing and completing eligible activities, including the municipality's financial commitment and ability to successfully administer grants.
- (b) The degree to which the project will have a positive impact on public health and the environment.

- (c) Other criteria that the department finds necessary to prioritize the funds available for awarding grants.
- (7) MATCHING FUNDS. The department may not distribute a grant under this section unless the applicant contributes matching funds equal to at least 20 percent of the amount of the grant. Matching funds may be in the form of cash, in-kind contributions, or both.

Section 9132. Nonstatutory provisions; Natural Resources

- (1) EMERGENCY RULES FOR PFAS MUNICIPAL GRANT PROGRAM. The department of natural resources may use the procedure under s. 227.24 to promulgate emergency rules relating to the municipal grant program under s. 292.67. Notwithstanding s. 227.24 (1) (a) and (3), the department is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection. Notwithstanding s. 227.24 (1) (e) 1d. and 1g., for emergency rules promulgated under this subsection, the department is not required to prepare a statement of scope of the rules or to submit the proposed rules in final draft form to the governor for approval.".
 - **118.** Page 374, line 11: after that line insert:
- **"Section 119.** 20.370 (4) (ps) of the statutes is amended to read:
 - 20.370 (4) (ps) Fire PFAS-containing fire fighting foam. As a continuing appropriation, from the environmental fund, the amounts in the schedule for fire fighting foam collection and for providing assistance to local fire departments in replacing fire fighting foam that contains perfluoroalkyl or polyfluoroalkyl substances with fire fighting foam that does not contain such substances."

119. Page 374, line 11: after that line ins
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"Section 120. 20.866 (2) (ti) of the statutes is amended to read:

20.866 (2) (ti) Natural resources; contaminated sediment removal. From the capital improvement fund, a sum sufficient for the department of natural resources to fund removal of contaminated sediment under s. 281.87. The state may contract public debt in an amount not to exceed \$32,000,000 \$55,000,000 for this purpose. The state may contract additional public debt in an amount up to \$4,000,000 for this purpose. The state may contract additional public debt in an amount up to \$4,000,000 for this purpose."

120. Page 374, line 11: after that line insert:

"Section 121. 281.75 (1) (b) (intro.), 1., 2. and 3. of the statutes are amended to read:

281.75 **(1)** (b) (intro.) "Contaminated well" or "contaminated private water supply" means a well or private water supply which that does any of the following:

- 1. Produces water containing one or more substances of public health concern in excess of a primary maximum contaminant level promulgated in the national drinking water standards in 40 CFR 141 and 143;
- 2. Produces water containing one or more substances of public health concern in excess of an enforcement standard under ch. 160; or.
- 3. Is subject to a written advisory opinion, issued by the department or the department of health services, containing a specific descriptive reference to the well or private water supply and recommending that the well or private water supply not be used because of potential human health risks.

Section 122. 281.75 (1) (b) 4. of the statutes is created to read:

1	281.75 (1) (b) 4. Produces water containing at least 10 parts per billion of
2	arsenic or at least 10 parts per million of nitrate nitrogen.
3	Section 123. 281.75 (1) (b) 5. of the statutes is created to read:
4	281.75 (1) (b) 5. Produces water containing levels of a perfluoroalkyl or
5	polyfluoroalkyl substance in excess of the maximum level set out in any applicable
6	federal or state health advisory for that substance, if no primary maximum
7	contaminant level under 40 CFR 141 and 143 or enforcement standard under ch. 160
8	for that substance has been promulgated.
9	Section 124. 281.75 (1) (f) of the statutes is amended to read:
10	281.75 (1) (f) "Private water supply" means a residential water supply or, a
11	livestock water supply, or a transient noncommunity water supply.
12	Section 125. 281.75 (1) (gm) of the statutes is created to read:
13	281.75 (1) (gm) "Transient noncommunity water supply" means a water system
14	that serves at least 25 persons at least 60 days of the year but does not regularly serve
15	at least 25 of the same persons over 6 months per year. "Transient noncommunity
16	water supply" does not include a public water system that serves at least 15 service
17	connections used by year-round residents or regularly serves at least 25 year-round
18	residents.
19	Section 126. 281.75 (4m) (a) of the statutes is amended to read:
20	281.75 (4m) (a) In order to be eligible for an award under this section, the
21	annual family income of the landowner or lessee of property on which is located a
22	contaminated water supply or a well subject to abandonment may not exceed \$65,000
23	<u>\$100,000</u> .

SECTION 127. 281.75 (5) (f) of the statutes is amended to read:

281.75 (5) (f) The Except as provided in par. (g), the department shall allocate money for the payment of claims according to the order in which completed claims are received. The department may conditionally approve a completed claim even if the appropriation under s. 20.370 (6) (cr) is insufficient to pay the claim. The department shall allocate money for the payment of a claim which is conditionally approved as soon as funds become available.

SECTION 128. 281.75 (5) (g) of the statutes is created to read:

281.75 (5) (g) If the appropriations under s. 20.370 (6) (cf) or (cr) are insufficient to pay claims, the department may, for claims based on nitrate levels, allocate money for the payment of those claims in the following order of priority:

- 1. Claims based on water containing more than 40 parts per million of nitrate nitrogen.
- 2. Claims based on water containing more than 30 but not more than 40 parts per million of nitrate nitrogen.
- 3. Claims based on water containing more than 25 but not more than 30 parts per million of nitrate nitrogen.
- 4. Claims based on water containing more than 20 but not more than 25 parts per million of nitrate nitrogen.
- 5. Claims based on water containing more than 10 but not more than 20 parts per million of nitrate nitrogen.

Section 129. 281.75 (6) (a) of the statutes is amended to read:

281.75 **(6)** (a) Contamination of a private water supply, as defined under sub. (1) (b) 1. or, 2., 4., or 5. is required to be established by analysis of at least 2 samples of water, taken at least 2 weeks apart, in a manner which assures the validity of the test results. The samples shall be tested by a laboratory certified under s. 299.11.

Section 130. 281.75 (7) (a) of the statutes is amended to read:

281.75 (7) (a) If the department finds that the claimant meets all the requirements of this section and rules promulgated under this section and that the private water supply is contaminated or that the well is a well subject to abandonment, the department shall issue an award. The Except as provided under par. (am), the award may not pay more than 75 percent of the eligible costs. The award may not pay any portion of eligible costs in excess of \$16,000.

Section 131. 281.75 (7) (am) of the statutes is created to read:

281.75 (7) (am) An award under this subsection may pay up to 100 percent of the eligible costs if the annual family income of the claimant is below the median family income for the state, as determined by U.S. bureau of the census.

Section 132. 281.75 (7) (b) of the statutes is repealed.

SECTION 133. 281.75 (9) of the statutes is repealed.".

121. Page 374, line 11: after that line insert:

"Section 134. 20.866 (2) (th) of the statutes is amended to read:

20.866 (2) (th) Natural resources; urban nonpoint source cost-sharing. From the capital improvement fund, a sum sufficient for the department of natural resources to provide cost-sharing grants for urban nonpoint source water pollution abatement and storm water management projects under s. 281.66, to provide municipal flood control and riparian restoration cost-sharing grants under s. 281.665, and to make the grant under 2007 Wisconsin Act 20, section 9135 (1i). The state may contract public debt in an amount not to exceed \$53,600,000 \$72,600,000 for this purpose. The state may contract additional public debt in an \$4,000,000 for this purpose. The state may contract additional public debt in an

1	amount up to \$4,000,000 for this purpose. Of those amounts, \$500,000 is allocated									
2	in fiscal biennium 2001-03 for dam rehabilitation grants under s. 31.387.".									
3	122. Page 374, line 11: after that line insert:									
4	"Section 135. 20.866 (2) (tf) of the statutes is amended to read:									
5	20.866 (2) (tf) Natural resources; nonpoint source. From the capital									
6	improvement fund, a sum sufficient for the department of natural resources to fund									
7	nonpoint source water pollution abatement projects under s. 281.65 (4c) and (4e).									
8	The state may contract public debt in an amount not to exceed \$44,050,000									
9	\$67,050,000 for this purpose. The state may contract additional public debt in an									
10	amount up to \$6,500,000 for this purpose. The state may contract additional public									
11	debt in an amount up to \$6,500,000 for this purpose.".									
12	123. Page 374, line 11: after that line insert:									
13	"Section 136. 196.372 (3) (e) 2. (intro.) and b. of the statutes are consolidated,									
14	renumbered 196.372 (3) (e) 2. and amended to read:									
15	196.372 (3) (e) 2. The commission may not approve an application under subd.									
16	1. unless the application satisfies all of the following conditions: b. Any states that									
17	any loan provided may not be forgiven by the water public utility or the municipality.									
18	Section 137. 196.372 (3) (e) 2. a. of the statutes is repealed.".									
19	124. Page 374, line 11: after that line insert:									
20	"Section 138. 196.31 (2r) of the statutes is created to read:									

196.31 (2r) From the appropriation under s. 20.155 (1) (j), the commission shall

reserve \$50,000 annually to compensate equity-focused participants who review

economic and environmental issues affecting low-income populations.".

125. Page 374, line 11: after that line insert:

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"Section 139. 196.745 (2) (a) of the statutes is amended to read:

196.745 (2) (a) Any person violating sub. (1) (a), or any order or rule issued under sub. (1) (a), shall forfeit an amount not exceeding \$25,000 \$200,000. Each day of violation is a separate violation of sub. (1) (a). No person may forfeit an amount exceeding \$500,000 \$2,000,000 for a single persisting violation of sub. (1) (a) or any order or any rule issued under sub. (1) (a). The commission shall remit all forfeitures paid under this paragraph to the secretary of administration for deposit in the school fund.".

- **126.** Page 374, line 11: after that line insert:
- "Section 140. 196.491 (2) (title) of the statutes is amended to read:
- 11 196.491 (2) (title) Strategic energy assessment and integrated resource
 12 Plans.
- **Section 141.** 196.491 (2) (a) 3s. of the statutes is created to read:
- 14 196.491 (2) (a) 3s. Review the integrated resource plans submitted by electric utilities under par. (h) to help inform the strategic energy assessment.
 - **Section 142.** 196.491 (2) (h) of the statutes is created to read:
 - 196.491 (2) (h) 1. Each electric utility shall prepare and file an integrated resource plan with the commission. The commission shall by order establish integrated resource plan content and filing requirements, including filing deadlines. An integrated resource plan shall include a set of resource options that an electric utility could use to meet the service needs of its customers over the next 5-year, 10-years, and 15-year periods, including an explanation of the supply-and-demand circumstances under which, and the extent to which, each resource option would be used to meet those service needs. Resource options that could be used to meet service

needs include using, refurbishing, and constructing electric generating plants and equipment; buying electricity generated by other entities; controlling customer loads; and implementing customer energy conservation. The commission shall approve, reject, or modify an electric utility's integrated resource plan consistent with the public interest. The commission's acceptance of an integrated resource plan under this paragraph does not constitute issuance of a certificate under s. 196.49 or issuance of a certificate of public convenience and necessity under s. 196.491 (3).

- 2. An integrated resource plan under this paragraph shall include all of the following:
- a. A long-term forecast of the electric utility's sales and peak demand under various reasonable scenarios.
- b. Details regarding the amount of peak demand reduction the electric utility expects to achieve and the electric utility's proposals for achieving the reduction in peak demand, including through load management and demand response.
- c. If the plan identifies constructing a generation facility as a resource option, the type of generation technology proposed for the generation facility, the proposed capacity of the generation facility, and the projected fuel costs for the proposed generation facility under various reasonable scenarios.
- d. Projected electricity purchased or produced by the electric utility that is generated from a renewable energy resource. If the electricity utility projects the total level of electricity purchased or produced from a renewable energy resource to decrease over the periods described in subd. 1. a., the electric utility shall explain why the decrease is in the best interests of ratepayers.
- e. Details regarding the impacts of energy efficiency programs on the electric utility's electricity sales and peak demand under various reasonable scenarios,

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1	including the total amount of customer energy savings and the associated costs of the
2	energy efficiency programs.
3	f. Projected energy and capacity purchased or produced by the electric utility
4	from a cogeneration resource.
5	g. An analysis of potential new or upgraded electricity transmission options for
6	the electric utility.
7	h. Data regarding the electric utility's current generation portfolio, including
8	the age, capacity factor, licensing status, and estimated remaining operating time for
9	each electric generating facility in the portfolio.
10	i. Plans for meeting current and future capacity needs, including cost estimates
11	for any power purchase agreements, any proposed construction or major
12	investments, and any transmission or distribution infrastructure necessary to
13	support proposed construction or major investments.
14	j. An analysis of the cost, capacity factor, and viability of all reasonable options
15	available to meet projected energy and capacity needs, including existing electric
16	generating facilities in this state.
17	k. Projected total costs for each scenario reviewed.
18	L. If applicable, projected long-term natural gas transportation contracts or
19	natural gas storage that the electric utility will hold to provide an adequate supply
20	of natural gas to new electric generating facilities.
21	m. Any other information required by the commission by order.
22	3. This paragraph does not apply to cooperative associations.".
23	127. Page 374, line 11: after that line insert:

"Section 9236. Fiscal changes; Public Service Commission.

(1) Water utility training and data reporting. In the schedule under s. 20.005 (3) for the appropriation to the public service commission under s. 20.155 (1) (g), the dollar amount for fiscal year 2023–24 is increased by \$773,400 to increase the authorized FTE positions for the public service commission by 2.0 PR positions, for supporting a water conservation training program for utilities serving greater than 3,300 residents and supporting modernization of water utility data reporting for use in oversight activities. In the schedule under s. 20.005 (3) for the appropriation to the public service commission under s. 20.155 (1) (g), the dollar amount for fiscal year 2024–25 is increased by \$612,500 to provide funding for the positions authorized under this subsection.".

128. Page 374, line 11: after that line insert:

"Section 9236. Fiscal changes; Public Service Commission.

(1) Equity officer position. In the schedule under s. 20.005 (3) for the appropriation to the public service commission under s. 20.155 (1) (g), the dollar amount for fiscal year 2023–24 is increased by \$35,900 to increase the authorized FTE positions for the public service commission by 0.5 PR positions, for collaborating with the chief equity officer in the department of administration to identify opportunities to advance equity in operations. In the schedule under s. 20.005 (3) for the appropriation to the public service commission under s. 20.155 (1) (g), the dollar amount for fiscal year 2024–25 is increased by \$46,000 to provide funding for the positions authorized under this subsection.".

129. Page 374, line 11: after that line insert:

"Section 9236. Fiscal changes; Public Service Commission.

(1) Tribal liaison position. In the schedule under s. 20.005 (3) for the appropriation to the public service commission under s. 20.155 (1) (g), the dollar amount for fiscal year 2023–24 is increased by \$60,800 to increase the authorized FTE positions for the public service commission by 1.0 PR position, for working with Native American tribes and bands and coordinating with the director of Native American affairs in the department of administration. In the schedule under s. 20.005 (3) for the appropriation to the public service commission under s. 20.155 (1) (g), the dollar amount for fiscal year 2024–25 is increased by \$81,100 to provide funding for the position authorized under this subsection.".

130. Page 374, line 11: after that line insert:

"Section 9236. Fiscal changes; Public Service Commission.

(1) Operations adjustments. In the schedule under s. 20.005 (3) for the appropriation to the public service commission under s. 20.155 (3) (s), the dollar amount for fiscal year 2023–24 is increased by \$1,900 for supplies and services funding. In the schedule under s. 20.005 (3) for the appropriation to the public service commission under s. 20.155 (3) (s), the dollar amount for fiscal year 2024–25 is increased by \$1,900 for supplies and services funding.".

131. Page 374, line 11: after that line insert:

"Section 9236. Fiscal changes; Public Service Commission.

(1) Cybersecurity positions. In the schedule under s. 20.005 (3) for the appropriation to the public service commission under s. 20.155 (1) (g), the dollar amount for fiscal year 2023–24 is increased by \$173,400 to increase the authorized FTE positions for the public service commission by 2.0 PR positions, for cybersecurity activities. In the schedule under s. 20.005 (3) for the appropriation to the public

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(k)

program

Tribal elder community food box

service commission under s. 20.155 (1) (g), the dollar amount for fiscal year 2024-25 1 2 is increased by \$222,500 to provide funding for the positions authorized under this subsection.". 3 **132.** Page 374, line 11: after that line insert: 4 5 "Section 9236. Fiscal changes: Public Service Commission. (1) Engineering modeling software. In the schedule under s. 20.005 (3) for the 6 7 appropriation to the public service commission under s. 20.155 (1) (g), the dollar 8 amount for fiscal year 2023-24 is increased by \$170,000 for licensing and associated 9 costs of advanced engineering modeling software. In the schedule under s. 20.005 10 (3) for the appropriation to the public service commission under s. 20.155 (1) (g), the 11 dollar amount for fiscal year 2024-25 is increased by \$170,000 for licensing and 12 associated costs of advanced engineering modeling software.". 13 **133.** Page 374, line 11: after that line insert: "Section 143. 20.005 (3) (schedule) of the statutes: at the appropriate place, 14 15 insert the following amounts for the purposes indicated: 2023-24 2024-25 16 20.115 Agriculture, trade and consumer 17 protection, department of 18 **(4)** AGRICULTURAL ASSISTANCE 19 Food security grant program GPR A 15,000,000 15,000,000 (g)

PR-S

Section 144. 20.115 (4) (g) of the statutes is created to read:

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2,000,000

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20.115 **(4)** (g) Food security grant program. Biennially, the amounts in the schedule to provide grants under s. 93.60.

SECTION 145. 20.115 (4) (k) of the statutes is created to read:

20.115 (4) (k) Tribal elder community food box program. All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 24m. for the program under s. 93.485. Notwithstanding s. 20.001 (3) (c), the unencumbered balance on June 30 of each year shall revert to the appropriation account under s. 20.505 (8) (hm).

SECTION 146. 20.505 (8) (hm) 24m. of the statutes is created to read:

20.505 (8) (hm) 24m. The amount transferred to s. 20.115 (4) (k) shall be \$1,500,000 for grants for purchasing food and supporting distribution operations and \$500,000 for grants for supporting the growth and operations of producers.

Section 147. 93.485 of the statutes is created to read:

93.485 Tribal elder community food box program. From the appropriation under s. 20.115 (4) (k), the department shall provide grants to one or more nonprofit entities for the purpose of purchasing and distributing food to tribal elders and for the purpose of supporting the growth and operations of food producers participating in the program under this section. A nonprofit entity that receives a grant under this section shall give preference to purchasing food from, and supporting the growth and operations of, indigenous-based food producers and local food producers. The department may promulgate rules to administer this section.

Section 148. 93.60 of the statutes is created to read:

93.60 Food security and Wisconsin products grant program. The department may award grants from the appropriation under s. 20.115 (4) (g) to nonprofit food banks, nonprofit food pantries, and other nonprofit organizations that

provide food assistance for the purpose of purchasing food products that are made or grown in this state.".

134. Page 374, line 11: after that line insert:

"Section 149. 20.370 (5) (hq) of the statutes is amended to read:

20.370 (5) (hq) Department land acquisition. From the moneys received by the department for forestry activities, the amounts in the schedule for transfer to the capital improvement fund. The total amount transferred to the capital improvement fund under this paragraph and par. (hr) may not exceed the total amounts in the schedule under both paragraphs less the unencumbered balance in the capital improvement fund at the end of that fiscal year. The amount transferred under each paragraph is reduced on a pro rata basis by the unencumbered balance in the capital improvement fund.

Section 150. 20.370 (5) (hr) of the statutes is amended to read:

20.370 (5) (hr) County forest grants. From the moneys received by the department for forestry activities, the amounts in the schedule for transfer to the capital improvement fund. The total amount transferred to the capital improvement fund under this paragraph and par. (hq) may not exceed the total amounts in the schedule under both paragraphs less the unencumbered balance in the capital improvement fund at the end of that fiscal year. The amount transferred under each paragraph is reduced on a pro rata basis by the unencumbered balance in the capital improvement fund.

Section 151. 23.0917 (3) (bt) 3. of the statutes is amended to read:

23.0917 (3) (bt) 3. For each fiscal year beginning with fiscal year 2022-23 and ending with fiscal year 2025-26, \$1,000,000 plus the amount transferred to the

1	capital improvement fund amounts in the schedule under s. 20.370 (5) (hq) in that
2	fiscal year.
3	Section 152. 23.0917 (3) (bw) 2. of the statutes is amended to read:
4	23.0917 (3) (bw) 2. In obligating moneys under the subprogram for land
5	acquisition, for each fiscal year beginning with fiscal year 2022-23 and ending with
6	fiscal year 2025-26, the department shall set aside the amount transferred to the
7	capital improvement fund amounts in the schedule under s. 20.370 (5) (hr) in that
8	fiscal year to be obligated only to provide grants to counties under s. 23.0953.".
9	135. Page 374, line 11: after that line insert:
10	"Section 153. 23.09165 (2) (ac) of the statutes is renumbered 23.09165 (2).
11	Section 154. 23.09165 (2) (bc) of the statutes is repealed.
12	Section 155. 23.0917 (6m) (c) of the statutes is amended to read:
13	23.0917 (6m) (c) The procedures under par. (a) apply only to an amount for a
14	project or activity that exceeds \$250,000 \$500,000, except as provided in pars. (d),
15	(dg), and (dm), and (dr).
16	SECTION 156. 23.0917 (6m) (dm) (intro.) and 1. of the statutes are amended to
17	read:
18	23.0917 (6m) (dm) (intro.) The procedures under par. (a) apply to an amount
19	for a project or activity that is less than or equal to \$250,000 \$500,000 if all of the
20	following apply:
21	1. The project or activity is so closely related to one or more other department
22	projects or activities for which the department has proposed to obligate or has
23	obligated moneys under s. 20.866 (2) (ta) that the projects or activities, if combined,
24	would constitute a larger project or activity that exceeds \$250,000 \$500,000.

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1	Section 157. 23.0917 (6m) (dr) of the statutes is repealed.".									
2	136. Page 374, line 11: after that line insert:									
3	"Section 158. 20.005 (3) (schedule) of the statutes: at the appropriate place,									
4	insert the following amounts for the purposes indicated:									
	2023-24 2024-25									
5	20.370 Natural resources, department of									
6	(5) Conservation aids									
7	(fu) Deer carcass disposal sites SEG C 1,000,000 0									
8	Section 159. 20.370 (5) (fu) of the statutes is created to read:									
9	20.370 (5) (fu) Deer carcass disposal sites. As a continuing appropriation, the									
10	amounts in the schedule to provide financial assistance under s. $29.063~(7)$.									
11	Section 160. 29.063 (7) of the statutes is created to read:									
12	29.063 (7) The department shall provide financial assistance to cities, villages,									
13	towns, and counties; individuals; businesses; and nonprofit conservation									
14	organizations for the purchase of large metal containers in which hunters may									
15	dispose of deer carcasses.".									
16	137. Page 374, line 11: after that line insert:									
17	"Section 161. 29.001 (69) of the statutes is amended to read:									
18	29.001 (69) "Resident" means a person who has maintained his or her place of									
19	permanent abode in this state for a period of 30 days immediately preceding his or									
20	her application for an approval. Domiciliary intent is required to establish that a									
21	person is maintaining his or her place of permanent abode in this state. Mere									

ownership of property is not sufficient to establish domiciliary intent. Evidence of

domiciliary intent includes, without limitation, the location where the person votes,

1	pays personal income taxes, or obtains a driver's license or an identification card									
2	issued under s. 343.50.".									
3	138. Page 374, line 11: after that line insert:									
4	"Section 162. 20.370 (9) (hk) of the statutes is amended to read:									
5	20.370 (9) (hk) Approval fees to Lac du Flambeau band-service funds. From									
6	the general fund, the amounts in the schedule for the purpose of making payments									
7	to the Lac du Flambeau band of the Lake Superior Chippewa under s. 29.2295 (4) (a).									
8	All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 8r.									
9	shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (b), the									
10	unencumbered balance on June 30 of each odd-numbered year shall revert to the									
11	appropriation account under s. 20.505 (8) (hm).".									
12	139. Page 374, line 11: after that line insert:									
13	"Section 163. 20.005 (3) (schedule) of the statutes: at the appropriate place,									
14	insert the following amounts for the purposes indicated:									
	2023-24 2024-25									
15	20.370 Natural resources, department of									
16	(5) Conservation aids									
17	"(gs) Terrestrial invasive species pre-									
18	vention SEG A 560,000 560,000									
19	Section 164. 20.370 (5) (gs) of the statutes is created to read:									
20	20.370 (5) (gs) Terrestrial invasive species prevention. The amounts in the									
21	schedule for grants to cooperative invasive species management areas for surveying,									
22	monitoring, and controlling terrestrial invasive species.".									
23	140. Page 374, line 11: after that line insert:									

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"Section 165. 20.370 (1) (fe) of the statutes is amended to read:

20.370 (1) (fe) Endangered resources — general fund. 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. (fu) 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 \$950,000 in a fiscal year, except that the amount appropriated under this subdivision in fiscal year 2005–06 may not exceed \$364,000 and the amount appropriated under this subdivision in fiscal year 2006–07 may not exceed \$364,000.".

141. Page 374, line 11: after that line insert:

"Section 166. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

2023-24 2024-25

20.370 Natural resources, department of

- (1) FISH, WILDLIFE, AND PARKS
- 16 (kf) Wild rice stewardship in ceded

17 territory waters GPR A 200,000 200,000

SECTION 167. 20.370 (1) (kf) of the statutes is created to read:

20.370 (1) (kf) Wild rice stewardship in ceded territory waters. From the general fund, the amounts in the schedule for wild rice stewardship efforts conducted, in consultation with federally recognized American Indian tribes or bands domiciled in this state, within the waters of areas where the American Indian tribes or bands hold treaty-based rights to harvest wild rice. Of the amounts in the

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schedule for each fiscal year, not less than \$50,000 shall be allocated for public education and outreach pertaining to wild rice harvesting.".

142. Page 374, line 11: after that line insert:

"Section 168. 31.39 (2) (a) (intro.) of the statutes is amended to read:

31.39 (2) (a) (intro.) For Except as provided under par. (am), for fees charged for permits and approvals under ss. 31.02 to 31.185 and 31.33 to 31.38, the department shall classify the types of permits and approvals based on the estimated time spent by the department in reviewing, investigating, and making determinations whether to grant the permits or approvals. The department shall then set the fees as follows:

- **Section 169.** 31.39 (2) (am) of the statutes is created to read:
- 12 31.39 (2) (am) 1. In this paragraph:
- a. "High hazard dam" has the meaning given under s. 31.19 (1g) (a).
- b. "Large dam" means a dam determined to be large under s. 31.19 (1m).
- 15 c. "Low hazard dam" has the meaning given under s. 31.19 (1g) (b).
- d. "Significant hazard dam" has the meaning given under s. 31.19 (1g) (c).
 - 2. For fees charged for permits and approvals under ss. 31.02 to 31.185 and 31.33 to 31.38 for large dams, the department shall classify the types of permits and approvals based on the dam's hazard classification under s. 31.19 (2) (ar). The department shall then set the fees as follows:
 - a. For a permit or approval for a large dam that is a high hazard dam, the fee shall be \$1,000.
- b. For a permit or approval for a large dam that is a significant hazard dam, the fee shall be \$500.

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appropriation account.

c. For a permit or approval for a large dam that is a low hazard dam, the fee 1 shall be \$200. 2 3 Section 9432. Effective dates; Natural Resources. (1) DAM LICENSING FEES. The treatment of s. 31.39 (2) (a) (intro.) and (am) takes 4 effect on the first day of the 9th month beginning after publication.". 5 6 **143.** Page 374, line 11: after that line insert: "Section 170. 20.005 (3) (schedule) of the statutes: at the appropriate place, 7 8 insert the following amounts for the purposes indicated: 2023-24 2024-25 9 Natural resources, department of 20.370 10 (9)EXTERNAL SERVICES 11 Great Lakes and Mississippi (pq) 12River erosion control revolving 13 loan programs SEG \mathbf{C} 7,000,000 -0-14 **Section 171.** 20.370 (9) (pq) of the statutes is created to read: 20.370 (9) (pg) Great Lakes and Mississippi River erosion control revolving loan 15 16 As a continuing appropriation, from the environmental fund, the programs. amounts in the schedule for the Great Lakes erosion control revolving loan program 17 18 under s. 23.1991 and the Mississippi River erosion control revolving loan program 19 under s. 23.1993. All moneys received as loan origination fees and repayments of 20 loan principal and interest under ss. 23.1991 and 23.1993 shall be credited to this

Section 172. 23.1991 of the statutes is created to read:

23.1991 Great Lakes erosion control revolving loan program. (1) The
department shall administer a revolving loan program to assist municipalities and
owners of homes located on the shore of Lake Michigan or Lake Superior where the
structural integrity of municipal buildings or homes is threatened by erosion of the
shoreline.
(2) The department shall make loans under this section from the appropriation
under s. 20.370 (9) (pq).

- (3) The department shall promulgate rules to administer this section, including rules establishing eligibility criteria and income limitations for loans under this section.
 - **Section 173.** 23.1993 of the statutes is created to read:
- 23.1993 Mississippi River erosion control revolving loan program. (1) The department shall administer a revolving loan program to assist municipalities and owners of homes located on the shore of the Mississippi River where the structural integrity of municipal buildings or homes is threatened by erosion of the shoreline.
- (2) The department shall make loans under this section from the appropriation under s. 20.370 (9) (pq).
- (3) The department shall promulgate rules to administer this section, including rules establishing eligibility criteria and income limitations for loans under this section.

Section 9132. Nonstatutory provisions; Natural Resources.

(1) EMERGENCY RULE-MAKING AUTHORITY; GREAT LAKES EROSION CONTROL REVOLVING LOAN PROGRAM. The department of natural resources may use the procedure under s. 227.24 to promulgate emergency rules under s. 23.1991 for the

period before the date on which permanent rules under s. 23.1991 take effect. Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under this subsection remain in effect until the first day of the 25th month beginning after the effective date of the emergency rules, the date on which the permanent rules take effect, or the effective date of the repeal of the emergency rules, whichever is earliest. Notwithstanding s. 227.24 (1) (a) and (3), the department of natural resources is not required to provide evidence that promulgating a rule under this subsection as emergency rules is necessary for the preservation of public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

(2) EMERGENCY RULE-MAKING AUTHORITY; MISSISSIPPI RIVER EROSION CONTROL REVOLVING LOAN PROGRAM. The department of natural resources may use the procedure under s. 227.24 to promulgate emergency rules under s. 23.1993 for the period before the date on which permanent rules under s. 23.1993 take effect. Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under this subsection remain in effect until the first day of the 25th month beginning after the effective date of the emergency rules, the date on which the permanent rules take effect, or the effective date of the repeal of the emergency rules, whichever is earliest. Notwithstanding s. 227.24 (1) (a) and (3), the department of natural resources is not required to provide evidence that promulgating a rule under this subsection as emergency rules is necessary for the preservation of public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection."

144. Page 374, line 11: after that line insert:

Section 174. 29.563 (2) (b) 3. of the statutes is amended to read: 1 2 29.563 **(2)** (b) 3. Deer: \$157.25 \$182.25. 3 Section 9432. Effective dates; Natural Resources. 4 (1) Nonresident deer hunting license fee. The treatment of s. 29.563 (2) (b) 3. takes effect on April 1, 2024.". 5 **145.** Page 374, line 11: after that line insert: 6 **SECTION 175.** 29.563 (3) (c) 1. of the statutes is amended to read: 7 8 29.563 (3) (c) 1. Inland waters trout: \$9.75 \\$14.75. 9 Section 9432. Effective dates: Natural Resources. 10 (1) Inland waters trout stamp fee. The treatment of s. 29.563 (3) (c) 1. takes 11 effect on April 1, 2024.". 12 **146.** Page 374, line 11: after that line insert: 13 "Section 176. 20.005 (3) (schedule) of the statutes: at the appropriate place, 14 insert the following amounts for the purposes indicated: 2023-24 2024-25 15 20.370 Natural resources, department of 16 (5)CONSERVATION AIDS 17 Resource aids - county forest (hs) 18 administration grants SEG В 1,763,900 1,763,900 19 **Section 177.** 20.370 (5) (hs) of the statutes is created to read: 20 20.370 (5) (hs) Resource aids - county forest administration grants. Biennially, 21 the amounts in the schedule for county forest administration grants under s. 28.11 22 (5m). 23 **Section 178.** 20.370 (5) (bw) of the statutes is amended to read:

20.370 (5) (bw) Resource aids — county sustainable forestry and county forest administration grants. Biennially, the amounts in the schedule for county sustainable forestry grants under s. 28.11 (5r) and county forest administration grants under s. 28.11 (5m).

Section 179. 28.11 (5m) (a) (intro.) of the statutes is amended to read:

28.11 **(5m)** (a) (intro.) The department may make grants, from the appropriation under s. 20.370 (5) (bw) (hs), to counties having lands entered under sub. (4) to fund all of the following for one professional forester in the position of county forest administrator or assistant county forest administrator:

Section 180. 28.11 (5m) (am) of the statutes is amended to read:

28.11 (5m) (am) The department may make grants, from the appropriation under s. 20.370 (5) (bw) (hs), to counties having lands entered under sub. (4) to fund up to 50 percent of the costs of a county's annual dues to a nonprofit organization that provides leadership and counsel to that county's forest administrator and that functions as an organizational liaison to the department. The total amount that the department may award in grants under this paragraph in any fiscal year may not exceed \$50,000."

147. Page 374, line 11: after that line insert:

"Section 181. 27.01 (15) (b) 1. of the statutes is amended to read:

27.01 **(15)** (b) 1. No more than 35 <u>40</u> percent of all state park campsites in the state have electric receptacles.".

148. Page 374, line 11: after that line insert:

"Section 182. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

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2023-24 2024-25

1	20.370 Natural resources, department of									
2	(1) Fish, wildlife, and parks									
3	(et) Parks and forests - online sales									
4	systems SEG C 338,000 338,000									
5	5 Section 183. 20.370 (1) (et) of the statutes is created to read:									
6	20.370 (1) (et) Parks and forests - online sales systems. As a continuing									
7	appropriation, the amounts in the schedule for costs associated with an online sales									
8	system for vehicle admission receipts for state parks, forests, and recreation areas									
9	and an online sales system for state trail passes.".									
10	149. Page 374, line 11: after that line insert:									
11	"Section 184. 20.866 (2) (tx) of the statutes is amended to read:									
12	20.866 (2) (tx) Natural resources; dam safety projects. From the capital									
13	improvement fund, a sum sufficient for the department of natural resources to									

provide financial assistance to counties, cities, villages, towns, and public inland lake protection and rehabilitation districts for dam safety projects under s. 31.385. The state may contract public debt in an amount not to exceed \$25,500,000 \$49,500,000 for this purpose. The state may contract additional public debt in an amount up to \$4,000,000 for this purpose. The state may contract additional public debt in an amount up to \$10,000,000 for this purpose.".

150. Page 374, line 11: after that line insert:

"Section 185. 196.374 (1) (d) of the statutes is renumbered 196.374 (1) (d) (intro.) and amended to read:

196.374 (1) (d) (intro.) "Energy efficiency program" means a program for
reducing the usage or increasing the efficiency of the usage of energy by a customer
or member of an energy utility, municipal utility, or retail electric cooperative.
"Energy efficiency program" does not include load management. "Energy efficiency
program" includes a program that deploys electric technologies to meet energy needs
currently served by other fuels in order to do all of the following:

Section 186. 196.374 (1) (d) 1. and 2. of the statutes are created to read:

196.374 (1) (d) 1. Reduce the usage of energy, increase the efficiency of usage of energy on a fuel-neutral basis, or reduce adverse environmental impacts, including carbon dioxide emissions.

- 2. Reduce costs for electric public utilities and retail electric cooperatives or their customers or members.".
 - **151.** Page 374, line 11: after that line insert:
 - **"Section 187.** 196.025 (1h) of the statutes is created to read:
- 196.025 (1h) Social cost of carbon emissions. (a) In this subsection, "social cost of carbon" means a measure of the economic harms and other impacts expressed in dollars that result from emitting one ton of carbon dioxide into the atmosphere.
- (b) In consultation with the department of natural resources, the commission shall evaluate and set the social cost of carbon and shall evaluate and adjust as necessary that dollar amount every 2 years. The evaluations shall use integrated assessment models and consider appropriate discount rates. Any adjustment shall be consistent with the international consensus on the social cost of carbon.
- (c) No later than December 31, 2023, and no later than December 31 every odd-numbered year thereafter, the commission shall submit to the appropriate

standing committees of the legislature under s. 13.172 (3) a report that describes the commission's evaluation under par. (b) and, if the commission adjusts the previously set dollar amount under par. (b), specifies the social cost of carbon as adjusted by the commission.

(d) The commission shall consider the social cost of carbon in determining whether to issue certificates under ss. 196.49 and 196.491 (3).

Section 9336. Initial applicability; Public Service Commission.

- (1) Social cost of Carbon. The treatment of s. 196.025 (1h) (d) first applies to applications for certificates that are received on December 31, 2023.".
 - **152.** Page 374, line 11: after that line insert:
- **"Section 188.** 196.027 (1) (d) 3. of the statutes is created to read:
- 12 196.027 (1) (d) 3. The retiring of any existing electric generating facility fueled 13 by nonrenewable combustible energy resources.
 - **SECTION 189.** 196.027 (1) (f) of the statutes is amended to read:
 - 196.027 (1) (f) "Environmental control cost" means capital cost, including capitalized cost relating to regulatory assets, incurred or expected to be incurred by an energy utility in undertaking an environmental control activity and, with respect to an environmental control activity described in par. (d) 2. or 3., includes the unrecovered value of property that is retired, including any demolition or similar cost that exceeds the salvage value of the property. "Environmental control cost" does not include any monetary penalty, fine, or forfeiture assessed against an energy utility by a government agency or court under a federal or state environmental statute, rule, or regulation.".
 - **153.** Page 374, line 11: after that line insert:

"Section 190. 196.37 (7) of the statutes is created to read:

196.37 (7) It is not unreasonable or unjustly discriminatory for a public utility to implement low-income assistance programs if approved in a rate case in which the commission reviewed the program eligibility criteria and program credits or rebates and if that cost is incorporated in the public utility's published schedules or tariffs.".

154. Page 374, line 11: after that line insert:

"Section 191. 196.376 of the statutes is created to read:

- 196.376 Residential and commercial energy improvements. The commission may authorize a public utility to finance energy improvements at a specific residential or commercial location and recover the cost of those improvements over time through a surcharge periodically placed on the public utility customer's account for that location. The commission shall promulgate rules to establish the requirements for the utility financing programs authorized under this section. Those requirements shall include at least all of the following:
 - (1) The surcharge shall be assigned to a location, not to an individual customer.
- (2) Energy improvements are eligible for financing only if the improvements are estimated to save an amount that exceeds the surcharge.
- (3) The financing offered to a customer under this section may not increase the customer's risk or debt.".
 - **155.** Page 374, line 11: after that line insert:
- "Section 192. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

2023-24 2024-25 1 Agriculture, trade and consumer 20.115 $\mathbf{2}$ protection, department of 3 (4) AGRICULTURAL ASSISTANCE 4 (at) Farm to fork program GPR В 200,000 200,000 5 Value-added agricultural prac-(au) 6 tices GPR В 400,000 400,000 7 **Section 193.** 20.115 (4) (at) of the statutes is created to read: 8 20.115 (4) (at) Farm to fork program. Biennially, the amounts in the schedule 9 for the farm to fork program under s. 93.62. 10 **Section 194.** 20.115 (4) (au) of the statutes is created to read: 11 20.115 (4) (au) Value-added agricultural practices. Biennially, the amounts in 12 the schedule for the value-added agricultural practices program under s. 93.65. 13 **Section 195.** 93.62 of the statutes is created to read: 93.62 Farm to fork program. (1) DEFINITION. In this section, "farm to fork 14 15 program" means a program to connect entities that are not school districts and that 16 have cafeterias to nearby farms to provide locally produced fresh fruits and 17 vegetables, dairy products, and other nutritious, locally produced foods in meals and 18 snacks; to help the public develop healthy eating habits; to provide nutritional and agricultural education; and to improve farmers' incomes and direct access to 19 20 markets. 21 (2) Grants. (a) The department may award grants from the appropriation 22 under s. 20.115 (4) (f) to businesses, universities, hospitals, and other entities that 23 are not school districts and that have cafeterias for the creation and expansion of

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- farm to fork programs. The department shall give preference to proposals that are innovative or that provide models that other entities can adopt.
 - (b) In awarding grants under this section, the department shall promote agricultural development and farm profitability by supporting the development and adoption of practices and agribusiness opportunities that involve the production of value-added agricultural products, as defined under s. 93.65 (1).
 - (c) The department may award grants under this subsection for projects that do any of the following:
 - 1. Create, expand, diversify, or promote production, processing, marketing, and distribution of food produced in this state for sale to entities in this state other than school districts.
 - 2. Create, expand, or renovate facilities, including purchases of equipment for the facilities, that would ensure the use of food produced in this state in locations in this state other than schools.
 - 3. Provide, expand, or promote training for food service personnel, farmers, and distributors.
 - 4. Provide, expand, or promote nutritional and agricultural education.
 - (d) The department shall consult with interested persons to establish grant priorities for each fiscal year.
 - (3) REPORTS. At least annually, the department shall report to the legislature under s. 13.172 (2) and to the secretary on the needs and opportunities for farm to fork programs.
 - (4) Rules. The department may promulgate rules to administer this section.
 - **Section 196.** 93.65 of the statutes is created to read:

93.65 Value-added agricultural practices. (1) Definition. In this section,
"value-added agricultural product" means a farm product that satisfies any of the
following:

- (a) The product has undergone a change in physical state.
- (b) The product is produced in a manner that enhances its value.
- (c) The product is physically segregated in a manner that enhances its value.
- (d) The product is a source of farm-based or ranch-based renewable energy.
- (e) The product is aggregated and marketed as a locally produced farm product.
- (2) VALUE-ADDED PRODUCTS. The department may provide education and technical assistance related to promoting and implementing agricultural practices that produce value-added agricultural products, including by doing all of the following:
- (a) Assistance for organic farming practices. Providing education and technical assistance related to organic farming practices, including business and market development assistance; collaborating with organic producers, industry participants, and local organizations that coordinate organic farming; and stimulating interest and investment in organic production. The department may award grants from the appropriation under s. 20.115 (4) (f) to organic producers, industry participants, and local organizations that coordinate organic farming. The department may award a grant to an organic producer, industry participant, or local organization under this paragraph for any of the following purposes:
- 1. Providing education and technical assistance related to implementing organic farming practices.
 - 2. Helping to create organic farming plans.
 - 3. Assisting farmers to transition to organic farming.

1	(b) Grazing grants. Awarding grants from the appropriation under s. 20.115										
2	(4) (f) to appropriate entities to provide education and training to farmers about bes										
3	practices related to grazing.										
4	(c) Promotion. Helping producers market value-added agricultural products										
5	including products produced through the use of a practice described in s. 93.67.										
6	(3) Rules. The department may promulgate rules to administer this section."										
7	156. Page 374, line 11: after that line insert:										
8	"Section 197. 93.425 (3) of the statutes is amended to read:										
9	93.425 (3) Of the moneys appropriated under s. 20.115 (3) (b), the center for										
10	international agribusiness marketing shall ensure that \$2,500,000 is expended for										
11	the objective specified in sub. (2) (a), \$1,250,000 is expended for the objective										
12	specified in sub. (2) (b), and \$1,250,000 is expended for the objective specified in sub.										
13	(2) (c). The center may not expend more than \$1,000,000 under the program in any										
14	fiscal year.".										
15	157. Page 374, line 11: after that line insert:										
16	"Section 198. 20.005 (3) (schedule) of the statutes: at the appropriate place,										
17	insert the following amounts for the purposes indicated:										
	2023-24 2024-25										
18	20.115 Agriculture, trade and consumer										
19	protection										
20	(3) AGRICULTURAL DEVELOPMENT SERVICES										
21	(f) Meat processing tuition and cur-										
22	riculum development grants GPR C -0- 1,237,000										
23	Section 199. 20.115 (3) (f) of the statutes is created to read:										

2	20.1	15 (3) (f)	Meat prod	cessii	ng tuition a	nd cur	riculum dev	elopment	grants.	The
amou	nts	in	the	schedule	for	providing	meat	processing	tuition	grants	and
curriculum development grants under s. 93.525.											

Section 200. 93.525 of the statutes is created to read:

93.525 Meat processing tuition and curriculum development grants.

- (1) From the appropriation under s. 20.115 (3) (f), the department shall provide grants to universities, colleges, and technical colleges located in this state that have programs in meat processing to reimburse tuition costs of students enrolled in a meat processing program and for curriculum development for the meat processing program.
- (2) Each tuition reimbursement made with a grant received under this section shall reimburse a student for not more than 80 percent of the first \$9,375 of the tuition cost for enrolling in a meat processing program.".
 - **158.** Page 374, line 11: after that line insert:
- 15 "**Section 201.** 20.866 (2) (we) of the statutes is amended to read:
 - 20.866 (2) (we) Agriculture; soil and water. From the capital improvement fund, a sum sufficient for the department of agriculture, trade and consumer protection to provide for soil and water resource management under s. 92.14. The state may contract public debt in an amount not to exceed \$68,075,000 \$89,075,000 for this purpose. The state may contract additional public debt in an amount up to \$7,000,000 for this purpose. The state may contract additional public debt in an amount up to \$7,000,000 for this purpose."
 - **159.** Page 374, line 11: after that line insert:

"Section 9102. Nonstatutory provisions; Agriculture, Trade and Consumer Protection.

(1) Conversion of Project positions to FTE Positions for Meat Inspection. The authorized 2.0 GPR project positions and 2.0 FED project positions for the department of agriculture, trade and consumer protection for the meat inspection program are converted to authorized 2.0 GPR FTE positions and 2.0 FED FTE positions."

160. Page 374, line 11: after that line insert:

"Section 202. 100.30 (2) (am) 1m. a., b., c., d. and e. of the statutes are amended to read:

100.30 (2) (am) 1m. a. In the case of the retail sale of motor vehicle fuel by a refiner at a retail station owned or operated either directly or indirectly by the refiner, the refiner's lowest selling price to other retailers or to wholesalers of motor vehicle fuel on the date of the refiner's retail sale, less all trade discounts except customary discounts for cash, plus any excise, sales or use taxes imposed on the motor vehicle fuel or on its sale and any cost incurred for transportation and any other charges not otherwise included in the invoice cost of the motor vehicle fuel, plus a markup of 9.18 percent of that amount to cover a proportionate part of the cost of doing business; or the average posted terminal price at the terminal located closest to the retail station plus a markup of 9.18 percent of the average posted terminal price to cover a proportionate part of the cost of doing business; whichever is greater.

b. In the case of the retail sale of motor vehicle fuel by a wholesaler of motor vehicle fuel, who is not a refiner, at a retail station owned or operated either directly or indirectly by the wholesaler of motor vehicle fuel, the invoice cost of the motor

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vehicle fuel to the wholesaler of motor vehicle fuel within 10 days prior to the date of sale, or the replacement cost of the motor vehicle fuel, whichever is lower, less all trade discounts except customary discounts for cash, plus any excise, sales or use taxes imposed on the motor vehicle fuel or on its sale, and any cost incurred for transportation and any other charges not otherwise included in the invoice cost or replacement cost of the motor vehicle fuel, plus a markup of 9.18 percent of that amount to cover a proportionate part of the cost of doing business; or the average posted terminal price at the terminal located closest to the retail station plus a markup of 9.18 percent of the average posted terminal price to cover a proportionate part of the cost of doing business; whichever is greater.

c. In the case of the retail sale of motor vehicle fuel by a person other than a refiner or a wholesaler of motor vehicle fuel at a retail station, the invoice cost of the motor vehicle fuel to the retailer within 10 days prior to the date of sale, or the replacement cost of the motor vehicle fuel, whichever is lower, less all trade discounts except customary discounts for cash, plus any excise, sales or use taxes imposed on the motor vehicle fuel or on its sale and any cost incurred for transportation and any other charges not otherwise included in the invoice cost or the replacement cost of the motor vehicle fuel, plus a markup of 6 percent of that amount to cover a proportionate part of the cost of doing business; or the average posted terminal price at the terminal located closest to the retailer plus a markup of 9.18 percent of the average posted terminal price to cover a proportionate part of the cost of doing business; whichever is greater.

d. In the case of a retail sale of motor vehicle fuel by a refiner at a place other than a retail station, the refiner's lowest selling price to other retailers or to wholesalers of motor vehicle fuel on the date of the refiner's retail sale, less all trade

discounts except customary discounts for cash, plus any excise, sales or use taxes imposed on the motor vehicle fuel or on its sale and any cost incurred for transportation and any other charges not otherwise included in the invoice cost of the motor vehicle fuel to which shall be added a markup to cover a proportionate part of the cost of doing business, which markup, in the absence of proof of a lesser cost, shall be 3 percent of the cost to the retailer as set forth in this subd. 1m. d.

e. In the case of a retail sale of motor vehicle fuel by a person other than a refiner at a place other than a retail station, the invoice cost of the motor vehicle fuel to the retailer within 10 days prior to the date of the sale, or the replacement cost of the motor vehicle fuel, whichever is lower, less all trade discounts except customary discounts for cash, plus any excise, sales or use taxes imposed on the motor vehicle fuel or on its sale and any cost incurred for transportation and any other charges not otherwise included in the invoice cost or the replacement cost of the motor vehicle fuel to which shall be added a markup to cover a proportionate part of the cost of doing business, which markup, in the absence of proof of a lesser cost, shall be 3 percent of the cost to the retailer as set forth in this subd. 1m. e.

Section 203. 100.30 (2) (c) 1g. of the statutes is amended to read:

100.30 (2) (c) 1g. With respect to the wholesale sale of motor vehicle fuel by a refiner, "cost to wholesaler" means the refiner's lowest selling price to other retailers or to wholesalers of motor vehicle fuel on the date of the refiner's wholesale sale, less all trade discounts except customary discounts for cash, plus any excise, sales or use taxes imposed on the motor vehicle fuel or on its sale and any cost incurred for transportation and any other charges not otherwise included in the invoice cost of the motor vehicle fuel, to which shall be added a markup to cover a proportionate part

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of the cost of doing business, which markup, in the absence of proof of a lesser cost, shall be 3 percent of the cost to the wholesaler as set forth in this subdivision.

SECTION 204. 100.30 (2) (c) 1r. of the statutes is amended to read:

100.30 (2) (c) 1r. With respect to the wholesale sale of motor vehicle fuel by a person other than a refiner, "cost to wholesaler" means the invoice cost of the motor vehicle fuel to the wholesaler of motor vehicle fuel within 10 days prior to the date of the sale or the replacement cost of the motor vehicle fuel, whichever is lower, less all trade discounts except customary discounts for cash, plus any excise, sales or use taxes imposed on the motor vehicle fuel or on its sale and any cost incurred for transportation and any other charges not otherwise included in the invoice cost or the replacement cost of the motor vehicle fuel to which shall be added a markup to cover a proportionate part of the cost of doing business, which markup, in the absence of proof of a lesser cost, shall be 3 percent of the cost to the wholesaler as set forth in this subdivision.".

- **161.** Page 374, line 11: after that line insert:
- 16 "Section 205. 66.0104 of the statutes is repealed.
- 17 **Section 206.** 66.0602 (2m) (c) of the statutes is created to read:
- 18 66.0602 **(2m)** (c) Rental inspection fees charged by a political subdivision are not subject to a deduction from the political subdivision's levy.
 - **Section 207.** 66.1010 of the statutes is repealed.
- **SECTION 208.** 704.05 (2) of the statutes is amended to read:
- 704.05 (2) Possession of tenant and access by landlord. Until the expiration date specified in the lease, or the termination of a periodic tenancy or tenancy at will, and so long as the tenant is not in default, the tenant has the right to exclusive

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possession of the premises, except as hereafter provided. The landlord may upon advance notice and at reasonable times inspect the premises, allow a city, village, town, or county inspector access for an inspection, make repairs, and show the premises to prospective tenants or purchasers; and if the tenant is absent from the premises and the landlord reasonably believes that entry is necessary to preserve or protect the premises, the landlord may enter without notice and with such force as appears necessary.

SECTION 209. 704.07 (2) (bm) 1. of the statutes is repealed.

SECTION 210. 704.07 (2) (bm) 3. of the statutes is amended to read:

704.07 (2) (bm) 3. The violation presents a significant threat to the prospective tenant's health or safety.

SECTION 211. 704.07 (5) of the statutes is repealed.".

13 (END)