

State of Misconsin 2017 - 2018 LEGISLATURE

LRB-2604/1 EVM&JK:klm

2017 SENATE BILL 323

June 23, 2017 – Introduced by Senators VINEHOUT, CARPENTER and MILLER, cosponsored by Representatives WACHS, BERCEAU, BROSTOFF, CROWLEY, FIELDS, OHNSTAD, SPREITZER and SUBECK. Referred to Committee on Government Operations, Technology and Consumer Protection.

1	AN ACT to amend 32.02 (11), 32.05 (1) (a), 32.07 (2), 40.02 (28), 66.0301 (1) (a),
2	66.0903 (1) (d), 67.01 (5), 70.11 (2), 71.26 (1) (b), chapter 77 (title), subchapter
3	V (title) of chapter 77 [precedes 77.70], 77.71, 77.73, 77.75, 77.76 (1), 77.76 (2),
4	77.76 (4), 77.77 (1), 77.77 (3), 77.78 , 85.064 (1) (b), 345.05 (2) and 611.11 (4) (a);
5	to repeal and recreate $111.70(1)(j)$; and to create $20.566(1)(gc)$, $20.835(4)$
6	(gc), 66.1039, 77.54 (9a) (er), 77.708, 77.76 (3r) and 345.05 (1) (ag) of the
7	statutes; relating to: authorizing the creation of a Chippewa Valley regional
8	transit authority and making appropriations.

Analysis by the Legislative Reference Bureau

This bill authorizes the creation of the Chippewa Valley Regional Transit Authority (RTA).

The 2009 Biennial Budget Act (2009 Act 28) authorized the creation of several regional transit authorities: the Dane County RTA, the Chippewa Valley RTA, and the Chequamegon Bay RTA. Under 2009 Act 28, each RTA, once created, is a public body corporate and politic and a separate governmental entity. An RTA's authority is vested in its board of directors, and its bylaws govern its management, operations, and administration. Among its powers, an RTA may operate a transportation system or provide for its operation by contracting with a public or private organization;

impose, by its board of directors adopting a resolution, a sales and use tax in the RTA's jurisdictional area at a rate not exceeding 0.5 percent of the sales price if certain conditions are satisfied; acquire property by condemnation; and issue tax-exempt revenue bonds. An RTA has a duty to provide, or contract for the provision of, transit service within the RTA's jurisdictional area. Rates and other charges received by an RTA must be used only for the general expenses and capital expenditures of the RTA; to pay interest, amortization, and retirement charges on the RTA's revenue bonds; and for specific purposes of the RTA and may not be transferred to any political subdivision. With respect to the Chippewa Valley RTA, Act 28 included partial vetoes of provisions that would have required a referendum before the Chippewa Valley RTA could be created or impose a sales and use tax.

The 2011 Biennial Budget Act (2011 Act 32) eliminated authorization to create an RTA and dissolved the Dane County RTA, the Chippewa Valley RTA, and the Chequamegon Bay RTA to the extent previously created.

This bill restores authorization to create the Chippewa Valley RTA, with essentially the same powers and authority as provided under 2009 Act 28, except that the bill imposes the referendum requirements that were partially vetoed in Act 28. Also unlike Act 28, under the bill, if the Chippewa Valley RTA imposes a sales and use tax, a member of the RTA may not levy property taxes for transit purposes greater than the property taxes levied for transit purposes in the year before the RTA's sales and use tax is imposed.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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

SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert 1 $\mathbf{2}$ the following amounts for the purposes indicated: 2017-18 2018-19 3 20.566 **Revenue**, department of 4 (1)COLLECTION OF TAXES $\mathbf{5}$ Administration of transit author- (\mathbf{gc}) 6 PR ity taxes Α -0--0-7 **SECTION 2.** 20.566 (1) (gc) of the statutes is created to read:

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1	20.566 (1) (gc) Administration of transit authority taxes. From the moneys
2	received from the appropriation account under s. 20.835 (4) (gc), the amounts in the
3	schedule for the purpose of administering the transit authority taxes imposed under
4	s. 77.708. Notwithstanding s. 20.001 (3) (a), at the end of the fiscal year the
5	unencumbered balance in this appropriation account shall be transferred to the
6	appropriation account under s. 20.835 (4) (gc).
7	SECTION 3. 20.835 (4) (gc) of the statutes is created to read:
8	20.835 (4) (gc) Transit authority taxes. All moneys received from the taxes
9	imposed under s. 77.708, and from the appropriation account under s. 20.566 (1) (gc),
10	for the purpose of distribution to the transit authorities that adopt a resolution
11	imposing taxes under subch. V of ch. 77, except that 1.5 percent of those tax revenues
12	collected under subch. V of ch. 77 shall be credited to the appropriation account under
13	s. 20.566 (1) (gc).
14	SECTION 4. 32.02 (11) of the statutes is amended to read:
15	32.02 (11) Any housing authority created under ss. 66.1201 to 66.1211;
16	redevelopment authority created under s. 66.1333; community development
17	authority created under s. 66.1335; local cultural arts district created under subch.
10	

18 V of ch. 229, subject to s. 229.844 (4) (c); or local exposition district created under

19 subch. II of ch. 229<u>; or transit authority created under s. 66.1039</u>.

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SECTION 5. 32.05 (1) (a) of the statutes is amended to read:

32.05 (1) (a) Except as provided under par. (b), a county board of supervisors
or a county highway committee when so authorized by the county board of
supervisors, a city council, a village board, a town board, a sewerage commission
governing a metropolitan sewerage district created by ss. 200.05 or 200.21 to 200.65,
the secretary of transportation, a commission created by contract under s. 66.0301,

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1 a joint local water authority created by contract under s. 66.0823, a transit authority $\mathbf{2}$ created under s. 66.1039, a housing authority under ss. 66.1201 to 66.1211, a local 3 exposition district created under subch. II of ch. 229, a local cultural arts district 4 created under subch. V of ch. 229, a redevelopment authority under s. 66.1333 or a 5 community development authority under s. 66.1335 shall make an order providing 6 for the laving out, relocation and improvement of the public highway, street, alley, 7 storm and sanitary sewers, watercourses, water transmission and distribution 8 facilities, mass transit facilities, airport, or other transportation facilities, gas or 9 leachate extraction systems to remedy environmental pollution from a solid waste 10 disposal facility, housing project, redevelopment project, cultural arts facilities, exposition center or exposition center facilities which shall be known as the 11 12relocation order. This order shall include a map or plat showing the old and new 13locations and the lands and interests required. A copy of the order shall, within 20 14days after its issue, be filed with the county clerk of the county wherein the lands are 15located or, in lieu of filing a copy of the order, a plat may be filed or recorded in 16 accordance with s. 84.095.

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SECTION 6. 32.07 (2) of the statutes is amended to read:

18 32.07 (2) The petitioner shall determine necessity if application is by the state 19 or any commission, department, board or other branch of state government or by a 20city, village, town, county, school district, board, commission, public officer, 21commission created by contract under s. 66.0301, joint local water authority under 22s. 66.0823, transit authority created under s. 66.1039, redevelopment authority 23created under s. 66.1333, local exposition district created under subch. II of ch. 229, $\mathbf{24}$ local cultural arts district created under subch. V of ch. 229, housing authority 25created under ss. 66.1201 to 66.1211 or for the right-of-way of a railroad up to 100

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feet in width, for a telegraph, telephone or other electric line, for the right-of-way
 for a gas pipeline, main or service or for easements for the construction of any
 elevated structure or subway for railroad purposes.

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SECTION 7. 40.02 (28) of the statutes is amended to read:

540.02 (28) "Employer" means the state, including each state agency, any county, city, village, town, school district, other governmental unit or 6 7 instrumentality of 2 or more units of government now existing or hereafter created 8 within the state, any federated public library system established under s. 43.19 9 whose territory lies within a single county with a population of 500,000 or more, a 10 local exposition district created under subch. II of ch. 229, a transit authority created under s. 66.1039, and a long-term care district created under s. 46.2895, except as 11 12provided under ss. 40.51 (7) and 40.61 (3). "Employer" does not include a local 13 cultural arts district created under subch. V of ch. 229. Each employer shall be a 14 separate legal jurisdiction for OASDHI purposes.

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SECTION 8. 66.0301 (1) (a) of the statutes is amended to read:

16 66.0301 (1) (a) Except as provided in pars. (b) and (c), in this section 17"municipality" means the state or any department or agency thereof, or any city, 18 village, town, county, or school district, the opportunity schools and partnership 19 programs under subch. IX of ch. 115 and subch. II of ch. 119, the superintendent of 20 schools opportunity schools and partnership program under s. 119.33, or any public 21library system, public inland lake protection and rehabilitation district, sanitary 22district, farm drainage district, metropolitan sewerage district, sewer utility district, 23solid waste management system created under s. 59.70 (2), local exposition district 24created under subch. II of ch. 229, local professional baseball park district created 25under subch. III of ch. 229, local professional football stadium district created under

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1	subch. IV of ch. 229, local cultural arts district created under subch. V of ch. 229,
2	transit authority created under s. 66.1039, long-term care district under s. 46.2895,
3	water utility district, mosquito control district, municipal electric company, county
4	or city transit commission, commission created by contract under this section,
5	taxation district, regional planning commission, housing authority created under s.
6	66.1201, redevelopment authority created under s. 66.1333, community
7	development authority created under s. 66.1335, or city-county health department.
8	SECTION 9. 66.0903 (1) (d) of the statutes is amended to read:
9	66.0903 (1) (d) "Local governmental unit" means a political subdivision of this
10	state, a special purpose district in this state, an instrumentality or corporation of
11	such a political subdivision or special purpose district, a combination or subunit of
12	any of the foregoing or an instrumentality of the state and any of the foregoing.
13	<u>"Local governmental unit" includes a regional transit authority created under s.</u>
14	<u>66.1039.</u>
15	SECTION 10. 66.1039 of the statutes is created to read:
16	66.1039 Transit authorities. (1) DEFINITIONS. In this section:
17	(a) "Authority" means a transit authority created under this section.
18	(b) "Bonds" means any bonds, interim certificates, notes, debentures, or other
19	obligations of an authority issued under this section.
20	(c) "Common carrier" means any of the following:
21	1. A common motor carrier, as defined in s. 194.01 (1).
22	2. A contract motor carrier, as defined in s. 194.01 (2).
23	3. A railroad subject to ch. 195, as described in s. 195.02 (1) and (3).
24	4. A water carrier, as defined in s. 195.02 (5).

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1 (d) "Comprehensive unified local transportation system" means a 2 transportation system that is comprised of motor bus lines and any other local public 3 transportation facilities, the major portion of which is located within, or the major 4 portion of the service of which is supplied to the inhabitants of, the jurisdictional area 5 of the authority.

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(e) "Municipality" means any city, village, or town.

(f) "Participating political subdivision" means a political subdivision that is a
member of an authority, either from the time of creation of the authority or by later
joining the authority.

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(g) "Political subdivision" means a municipality or county.

(h) "Transportation system" means all land, shops, structures, equipment, 11 12property, franchises, and rights of whatever nature required for transportation of 13passengers within the jurisdictional area of the authority and, only to the extent 14 specifically authorized under this section, outside the jurisdictional area of the "Transportation system" includes elevated railroads, subways, 15authority. 16 underground railroads, motor vehicles, motor buses, and any combination thereof, 17and any other form of mass transportation, but does not include transportation excluded from the definition of "common motor carrier" under s. 194.01 (1) or charter 18 19 or contract operations to, from, or between points that are outside the jurisdictional 20 area of the authority.

(2) CREATION OF TRANSIT AUTHORITIES. (c) Chippewa Valley regional transit *authority.* 1. The Chippewa Valley regional transit authority, a public body corporate
and politic and a separate governmental entity, is created if the governing body of
Eau Claire County adopts a resolution authorizing the county to become a member
of the authority and the resolution is ratified by the electors at a referendum held in

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- Eau Claire County. Once created, this authority may transact business and exercise
 any powers granted to it under this section.
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3 2. If an authority is created under subd. 1., any municipality located in whole
4 or in part within Eau Claire County shall be a member of the authority.

3. After an authority is created under subd. 1., Chippewa County may join the
authority created under subd. 1. if the governing body of Chippewa County adopts
a resolution to join the authority and the resolution is ratified by the electors at a
referendum held in Chippewa County.

- 9 4. If Chippewa County joins an authority as provided in subd. 3., any
 10 municipality located in whole or in part within Chippewa County shall be a member
 11 of the authority.
- 5. The jurisdictional area of the authority created under this paragraph is the
 territorial boundaries of Eau Claire County or, if Chippewa County also joins the
 authority as provided in subd. 3., the combined territorial boundaries of Eau Claire
 County and Chippewa County.

6. If Chippewa County joins an authority under subd. 3. after it is created, the authority shall provide the department of revenue with a certified copy of the resolution that approves the joining and the referendum results ratifying the resolution. The county's joining of the authority shall take effect on the first day of the calendar quarter that begins at least 120 days after the department receives this information.

(3) TRANSIT AUTHORITY GOVERNANCE. (a) The powers of an authority shall be
vested in its board of directors. Directors shall be appointed for 4-year terms. A
majority of the board of directors' full authorized membership constitutes a quorum
for the purpose of conducting the authority's business and exercising its powers.

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1 Action may be taken by the board of directors upon a vote of a majority of the directors $\mathbf{2}$ present and voting, unless the bylaws of the authority require a larger number. 3 (d) 1. If an authority is created under sub. (2) (c), the board of directors of the 4 authority shall be determined by resolution of the governing body of Eau Claire 5County or, if Chippewa County also joins the authority as provided in sub. (2) (c) 3., by resolution of the governing bodies of Eau Claire County and Chippewa County. 6 7 except that all of the following shall apply: 8 a. The board of directors shall consist of not more than 17 members. 9 b. The board of directors shall include at least 3 members from Eau Claire 10 County, appointed by the county executive and approved by the county board. 11 c. If Chippewa County joins the authority as provided in sub. (2) (c) 3., the board 12 of directors shall include at least 3 members from Chippewa County, appointed by 13 the county executive and approved by the county board. 14 d. The board of directors shall include at least one member from the most 15populous city of each county that is a member, appointed by the mayor of the city and 16 approved by the common council of the city. 17e. The board of directors shall include at least one member from the authority's 18 jurisdictional area, appointed by the governor. 19 2. If Chippewa County joins the authority as provided in sub. (2) (c) 3. and the 20 governing bodies of Eau Claire County and Chippewa County are unable to agree 21upon a composition of the board of directors as specified in subd. 1., the board of 22directors of the authority shall be limited to the minimum members specified in subd. 231. b. to e. 24(fm) If any provision of this subsection provides for the appointment of a

25 member of an authority's board of directors by the mayor of a city that has no mayor,

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1	the appointment shall instead be made by the chairperson of the common council.
2	If any provision of this subsection provides for the appointment of a member of an
3	authority's board of directors by the county executive of a county that has no county
4	executive, the appointment shall be made by the chairperson of the county board.
5	(g) The bylaws of an authority shall govern its management, operations, and
6	administration, consistent with the provisions of this section, and shall include
7	provisions specifying all of the following:
8	1. The functions or services to be provided by the authority.
9	2. The powers, duties, and limitations of the authority.
10	3. The maximum rate of the taxes that may be imposed by the authority under
11	sub. (4) (s), not to exceed the maximum rate specified in s. 77.708 (1).
12	4. The composition of the board of directors of the authority, as determined
13	under par. (d).
14	(4) POWERS. Notwithstanding s. 59.84 (2) and any other provision of this
15	chapter or ch. 59 or 85, an authority may do all of the following, to the extent
16	authorized in the authority's bylaws:
17	(a) Establish, maintain, and operate a comprehensive unified local
18	transportation system primarily for the transportation of persons.
19	(b) Acquire a comprehensive unified local transportation system and provide
20	funds for the operation and maintenance of the system. Upon the acquisition of a
21	comprehensive unified local transportation system, the authority may:
22	1. Operate and maintain it or lease it to an operator or contract for its use by
23	an operator.
24	2. Contract for superintendence of the system with an organization that has

25 personnel with the requisite experience and skill.

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1	3. Delegate responsibility for the operation and maintenance of the system to
2	an appropriate administrative officer, board, or commission of a participating
3	political subdivision.
4	4. Maintain and improve railroad rights-of-way and improvements on these
5	rights-of-way for future use.
6	(c) Contract with a public or private organization to provide transportation
7	services in lieu of directly providing these services.
8	(d) Purchase and lease transportation facilities to public or private transit
9	companies that operate within and outside the jurisdictional area.
10	(e) Apply for federal aids to purchase transportation facilities considered
11	essential for the authority's operation.
12	(f) Coordinate specialized transportation services, as defined in s. 85.21 (2) (g),
13	for residents who reside within the jurisdictional area and who are disabled or aged
14	60 or older, including services funded under 42 USC 3001 to 3057n, 42 USC 5001, and
15	$42\ \mathrm{USC}\ 5011$ (b); under ss. 49.43 to 49.499 and 85.21 ; and under other public funds
16	administered by the county. An authority may contract with a county that is a
17	participating political subdivision for the authority to provide specialized
18	transportation services, but an authority is not an eligible applicant under s. 85.21
19	(2) (e) and may not receive payments directly from the department of transportation
20	under s. 85.21.
21	(g) Acquire, own, hold, use, lease as lessor or lessee, sell or otherwise dispose
22	of, mortgage, pledge, or grant a security interest in any real or personal property or

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23 service.

(h) Acquire property by condemnation using the procedure under s. 32.05 forthe purposes set forth in this section.

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1	(i) Enter upon any state, county, or municipal street, road, or alley, or any public
2	highway for the purpose of installing, maintaining, and operating the authority's
3	facilities. Whenever the work is to be done in a state, county, or municipal highway,
4	street, road, or alley, the public authority having control thereof shall be duly
5	notified, and the highway, street, road, or alley shall be restored to as good a condition
6	as existed before the commencement of the work with all costs incident to the work
7	to be borne by the authority.
8	(j) Fix, maintain, and revise fees, rates, rents, and charges for functions,
9	facilities, and services provided by the authority.
10	(k) Make, and from time to time amend and repeal, bylaws, rules, and
11	regulations to carry into effect the powers and purposes of the authority.
12	(L) Sue and be sued in its own name.
13	(m) Have and use a corporate seal.
14	(n) Employ agents, consultants, and employees; engage professional services;
15	and purchase such furniture, stationery, and other supplies and materials as are
16	reasonably necessary to perform its duties and exercise its powers.
17	(o) Incur debts, liabilities, or obligations, including the borrowing of money and
18	the issuance of bonds under subs. (7) and (10).
19	(p) Invest any funds held in reserve or sinking funds, or any funds not required
20	for immediate disbursement, including the proceeds from the sale of any bonds, in
21	such obligations, securities, and other investments as the authority deems proper in
22	accordance with s. 66.0603 (1m).
23	(q) Do and perform any acts and things authorized by this section under,

through, or by means of an agent or by contracts with any person.

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(r) Exercise any other powers that the board of directors considers necessary
 and convenient to effectuate the purposes of the authority, including providing for
 passenger safety.

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4 (s) 1. Impose, by the adoption of a resolution by the board of directors, the taxes $\mathbf{5}$ under subch. V of ch. 77 in the authority's jurisdictional area. If an authority adopts 6 a resolution to impose the taxes, or to change the rate after the taxes are imposed, 7 it shall deliver a certified copy of the resolution to the department of revenue at least 8 120 days before its effective date. The authority may, by adoption of a resolution by 9 the board of directors, repeal the imposition of taxes under subch. V of ch. 77 and 10 shall deliver a certified copy of the repeal resolution to the department of revenue at 11 least 120 days before its effective date.

12 2. If an authority adopts a resolution to impose the tax, as provided in subd. 13 1., an authority shall specify to the department of revenue, as provided in this 14 subdivision, the exact boundaries of the authority's jurisdictional area. If the boundaries are the same as the county lines on all sides of the authority's 1516 jurisdictional area, the resolution shall specify the county or counties that comprise 17the authority's entire jurisdictional area. If the boundaries are other than a county 18 line on any side of the authority's jurisdictional area, the authority shall provide the 19 department with a complete list of all the 9-digit zip codes that are entirely within 20 the authority's jurisdictional area and a complete list of all the street addresses that 21are within the authority's jurisdictional area and not included in any 9-digit zip code 22that is entirely within the authority's jurisdictional area. The authority shall 23provide a certified copy of the information required under this subdivision to the 24department, in the manner, format, and layout prescribed by the department, at 25least 120 days prior to the first day of the calendar guarter before the effective date

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of the tax imposed under subd. 1. If the boundaries of the authority's jurisdictional area subsequently change, the authority shall submit a certified copy of the information required under this subdivision to the department at least 120 days prior to the first day of the calendar quarter before the effective date of such change, in the manner, format, and layout prescribed by the department.

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6 3. Notwithstanding subd. 1., an authority created under sub. (2) (c) may not 7 impose the taxes authorized under subd. 1. unless the authorizing resolution under 8 sub. (2) (c) 1. and, if applicable, sub. (2) (c) 3., as well as the referendum question on 9 the referendum ballot specified in sub. (2) (c) 1. and, if applicable, sub. (2) (c) 3., each 10 clearly identifies the maximum rate of the taxes that may be imposed by the authority under subd. 1. For purposes of this subdivision, the maximum tax rates 11 12identified in the authorizing resolution under sub. (2) (c) 3., and the corresponding 13referendum question, are the same as those identified for purposes of sub. (2) (c) 1.

4. If an authority created under sub. (2) (c) adopts a resolution to impose the
taxes under subd. 1., no political subdivision that is a member of the authority may
levy property taxes for transit purposes in excess of the amount of property taxes
levied for transit purposes in the year before the year in which the taxes are imposed
under subd. 1.

(5) LIMITATIONS ON AUTHORITY POWERS. (a) Notwithstanding sub. (4) (a), (b), (c),
(d), (q), and (r), no authority, and no public or private organization with which an
authority has contracted for service, may provide service outside the jurisdictional
area of the authority unless the authority receives financial support for the service
under a contract with a public or other private organization for the service or unless
it is necessary in order to provide service to connect residents within the authority's
jurisdictional area to transit systems in adjacent counties.

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1 (b) Whenever the proposed operations of an authority would be competitive $\mathbf{2}$ with the operations of a common carrier in existence prior to the time the authority 3 commences operations, the authority shall coordinate proposed operations with the 4 common carrier to eliminate adverse financial impact for the carrier. This $\mathbf{5}$ coordination may include route overlapping, transfers, transfer points, schedule 6 coordination, joint use of facilities, lease of route service, and acquisition of route and 7 corollary equipment. If this coordination does not result in mutual agreement, the 8 proposals of the authority and the common carrier shall be submitted to the 9 department of transportation for arbitration.

(c) In exercising its powers under sub. (4), an authority shall consider any plan
 of a metropolitan planning organization under 23 USC 134 that covers any portion
 of the authority's jurisdictional area.

(6) AUTHORITY OBLIGATIONS TO EMPLOYEES OF MASS TRANSPORTATION SYSTEMS. (a)
An authority acquiring a comprehensive unified local transportation system for the
purpose of the authority's operation of the system shall assume all of the employer's
obligations under any contract between the employees and management of the
system to the extent allowed by law.

An authority acquiring, constructing, controlling, or operating a 18 (b) 19 comprehensive unified local transportation system shall negotiate an agreement 20 with the representative of the labor organization that covers the employees affected 21by the acquisition, construction, control, or operation to protect the interests of 22employees affected. This agreement shall include all of the provisions identified in 23s. 59.58 (4) (b) 1. to 8. and may include provisions identified in s. 59.58 (4) (c). An 24affected employee has all the rights and the same status under subch. IV of ch. 111 25that he or she enjoyed immediately before the acquisition, construction, control, or

1 operation and may not be required to serve a probationary period if he or she attained $\mathbf{2}$ permanent status before the acquisition, construction, control, or operation.

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3 (c) In all negotiations under this subsection, a senior executive officer of the 4 authority shall be a member of the authority's negotiating body.

5 (7) BONDS; GENERALLY. (a) An authority may issue bonds, the principal and 6 interest on which are payable exclusively from all or a portion of any revenues 7 received by the authority. The authority may secure its bonds by a pledge of any 8 income or revenues from any operations, rent, aids, grants, subsidies, contributions, 9 or other source of moneys whatsoever.

10 (b) An authority may issue bonds in such principal amounts as the authority 11 deems necessary.

12(c) 1. Neither the members of the board of directors of an authority nor any 13person executing the bonds is personally liable on the bonds by reason of the issuance 14of the bonds.

152. The bonds of an authority are not a debt of the participating political 16 subdivisions. Neither the participating political subdivisions nor the state are liable 17for the payment of the bonds. The bonds of any authority shall be payable only out 18 of funds or properties of the authority. The bonds of the authority shall state the restrictions contained in this paragraph on the face of the bonds. 19

20(8) ISSUANCE OF BONDS. (a) Bonds of an authority shall be authorized by 21resolution of the board of directors. The bonds may be issued under such a resolution 22or under a trust indenture or other security instrument. The bonds may be issued 23in one or more series and may be in the form of coupon bonds or registered bonds $\mathbf{24}$ under s. 67.09. The bonds shall bear the dates, mature at the times, bear interest 25at the rates, be in the denominations, have the rank or priority, be executed in the

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1 manner, be payable in the medium of payment and at the places, and be subject to $\mathbf{2}$ the terms of redemption, with or without premium, as the resolution, trust 3 indenture, or other security instrument provides. Bonds of an authority are issued 4 for an essential public and governmental purpose and are public instrumentalities 5and, together with interest and income, are exempt from taxes.

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(b) The authority may sell the bonds at public or private sales at the price or 7 prices determined by the authority.

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(c) If an officer whose signatures appear on any bonds or coupons ceases to be 9 an officer of the authority before the delivery of the bonds or coupons, the officer's 10 signature shall, nevertheless, be valid for all purposes as if the officer had remained in office until delivery of the bonds or coupons. 11

- 12 (9) COVENANTS. An authority may do all of the following in connection with the 13 issuance of bonds:
- 14

(a) Covenant as to the use of any or all of its property, real or personal.

15(b) Redeem the bonds, or covenant for the redemption of the bonds, and provide 16 the terms and conditions of the redemption.

17(c) Covenant as to charge fees, rates, rents, and charges sufficient to meet operating and maintenance expenses, renewals, and replacements of any 18 19 transportation system, principal and debt service on bond creation and maintenance 20 of any reserves required by a bond resolution, trust indenture, or other security 21instrument and to provide for any margins or coverages over and above debt service 22on the bonds that the board of directors considers desirable for the marketability of 23the bonds.

24(d) Covenant as to the events of default on the bonds and the terms and 25conditions upon which the bonds shall become or may be declared due before

maturity, as to the terms and conditions upon which this declaration and its
 consequences may be waived, and as to the consequences of default and the remedies
 of bondholders.

4 (e) Covenant as to the mortgage or pledge of, or the grant of a security interest
5 in, any real or personal property and all or any part of the revenues of the authority
6 to secure the payment of bonds, subject to any agreements with the bondholders.

(f) Covenant as to the custody, collection, securing, investment, and payment
of any revenues, assets, moneys, funds, or property with respect to which the
authority may have any rights or interest.

(g) Covenant as to the purposes to which the proceeds from the sale of any bonds
may be applied, and as to the pledge of such proceeds to secure the payment of the
bonds.

(h) Covenant as to limitations on the issuance of any additional bonds, the
terms upon which additional bonds may be issued and secured, and the refunding
of outstanding bonds.

16 (i) Covenant as to the rank or priority of any bonds with respect to any lien or17 security.

(j) Covenant as to the procedure by which the terms of any contract with or for
the benefit of the holders of bonds may be amended or abrogated, the amount of
bonds, the holders of which must consent thereto, and the manner in which such
consent may be given.

(k) Covenant as to the custody and safekeeping of any of its properties or
investments, the insurance to be carried on the property or investments, and the use
and disposition of insurance proceeds.

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1 (L) Covenant as to the vesting in one or more trustees, within or outside the 2 state, of those properties, rights, powers, and duties in trust as the authority 3 determines.

4 (m) Covenant as to the appointing of, and providing for the duties and 5 obligations of, one or more paying agent or other fiduciaries within or outside the 6 state.

(n) Make all other covenants and do any act that may be necessary or
convenient or desirable in order to secure its bonds or, in the absolute discretion of
the authority, tend to make the bonds more marketable.

(o) Execute all instruments necessary or convenient in the exercise of the
powers granted under this section or in the performance of covenants or duties,
which may contain such covenants and provisions as a purchaser of the bonds of the
authority may reasonably require.

14 (10) REFUNDING BONDS. An authority may issue refunding bonds for the 15purpose of paying any of its bonds at or prior to maturity or upon acceleration or 16 redemption. An authority may issue refunding bonds at such time prior to the 17maturity or redemption of the refunded bonds as the authority deems to be in the 18 public interest. The refunding bonds may be issued in sufficient amounts to pay or 19 provide the principal of the bonds being refunded, together with any redemption 20 premium on the bonds, any interest accrued or to accrue to the date of payment of 21the bonds, the expenses of issue of the refunding bonds, the expenses of redeeming 22the bonds being refunded, and such reserves for debt service or other capital or 23current expenses from the proceeds of such refunding bonds as may be required by 24the resolution, trust indenture, or other security instruments. To the extent 25applicable, refunding bonds are subject to subs. (8) and (9).

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1	(11) BONDS ELIGIBLE FOR INVESTMENT. (a) Any of the following may invest funds,
2	including capital in their control or belonging to them, in bonds of the authority:
3	1. Public officers and agencies of the state.
4	2. Local governmental units, as defined in s. 19.42 (7u).
5	3. Insurance companies.
6	4. Trust companies.
7	5. Banks.
8	6. Savings banks.
9	7. Savings and loan associations.
10	8. Investment companies.
11	9. Personal representatives.
12	10. Trustees.
13	11. Other fiduciaries not listed in this paragraph.
14	(b) The authority's bonds are securities that may be deposited with and
15	received by any officer or agency of the state or any local governmental unit, as
16	defined in s. 19.42 (7u), for any purpose for which the deposit of bonds or obligations
17	of the state or any local governmental unit is authorized by law.
18	(12) BUDGETS; RATES AND CHARGES; AUDIT. The board of directors of an authority
19	shall annually prepare a budget for the authority. Rates and other charges received
20	by an authority shall be used only for the general expenses and capital expenditures
21	of the authority, to pay interest, amortization, and retirement charges on bonds, and
22	for specific purposes of the authority and may not be transferred to any political
23	subdivision. The authority shall maintain an accounting system in accordance with
24	generally accepted accounting principles and shall have its financial statements and
25	debt covenants audited annually by an independent certified public accountant.

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1	(13) WITHDRAWAL FROM AUTHORITY. (a) A participating political subdivision that
2	becomes a member of an authority under sub. (2) (c) 4. shall withdraw from the
3	authority if the county in which the municipality is located withdraws from the
4	authority under this subsection and a participating political subdivision that joined
5	an authority under sub. (2) (c) 3. may withdraw from an authority if all of the
6	following conditions are met:
7	1. The governing body of the political subdivision adopts a resolution
8	requesting withdrawal of the political subdivision from the authority.
9	2. The political subdivision has paid, or made provision for the payment of, all
10	obligations of the political subdivision to the authority.
11	(b) If a participating political subdivision withdraws from an authority, the
12	authority shall provide the department of revenue with a certified copy of the
13	resolution that approves the withdrawal. The withdrawal is effective on the first day
14	of the calendar quarter that begins at least 120 days after the department receives
15	the certified copy of the resolution approving the withdrawal. If the authority from
16	which the political subdivision withdraws continues to exist after the withdrawal,

the authority shall provide information describing the exact boundaries of itsjurisdictional area, as provided in sub. (4) (s) 2.

(14) DUTY TO PROVIDE TRANSIT SERVICE. An authority shall provide, or contract
 for the provision of, transit service within the authority's jurisdictional area.

(17) OTHER STATUTES. This section does not limit the powers of political
subdivisions to enter into intergovernmental cooperation or contracts or to establish
separate legal entities under s. 66.0301 or 66.1021 or any other applicable law, or
otherwise to carry out their powers under applicable statutory provisions. Section
66.0803 (2) does not apply to an authority.

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SECTION 11. 67.01 (5) of the statutes is amended to read:

 $\mathbf{2}$ 67.01 (5) "Municipality" means any of the following which is authorized to levy 3 a tax: a county, city, village, town, school district, board of park commissioners, 4 technical college district, metropolitan sewerage district created under ss. 200.01 to 5 200.15 or 200.21 to 200.65, town sanitary district under subch. IX of ch. 60, transit 6 authority created under s. 66.1039, public inland lake protection and rehabilitation 7 district established under s. 33.23, 33.235, or 33.24, and any other public body 8 empowered to borrow money and issue obligations to repay the money out of public 9 funds or revenues. "Municipality" does not include the state.

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SECTION 12. 70.11 (2) of the statutes is amended to read:

11 70.11 (2) MUNICIPAL PROPERTY AND PROPERTY OF CERTAIN DISTRICTS, EXCEPTION. 12Property owned by any county, city, village, town, school district, technical college 13district, public inland lake protection and rehabilitation district, metropolitan 14sewerage district, municipal water district created under s. 198.22, joint local water 15authority created under s. 66.0823, transit authority created under s. 66.1039, long-term care district under s. 46.2895 or town sanitary district; lands belonging 16 17to cities of any other state used for public parks; land tax-deeded to any county or city before January 2; but any residence located upon property owned by the county 18 19 for park purposes that is rented out by the county for a nonpark purpose shall not 20be exempt from taxation. Except as to land acquired under s. 59.84 (2) (d), this 21exemption shall not apply to land conveyed after August 17, 1961, to any such 22governmental unit or for its benefit while the grantor or others for his or her benefit 23are permitted to occupy the land or part thereof in consideration for the conveyance. $\mathbf{24}$ Leasing the property exempt under this subsection, regardless of the lessee and the 25use of the leasehold income, does not render that property taxable.

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1	SECTION 13. 71.26 (1) (b) of the statutes is amended to read:
2	71.26 (1) (b) <i>Political units</i> . Income received by the United States, the state
3	and all counties, cities, villages, towns, school districts, technical college districts,
4	joint local water authorities created under s. 66.0823, transit authorities created
5	under s. 66.1039, long-term care districts under s. 46.2895 or other political units
6	of this state.
7	SECTION 14. Chapter 77 (title) of the statutes is amended to read:
8	CHAPTER 77
9	TAXATION OF FOREST CROPLANDS;
10	REAL ESTATE TRANSFER FEES;
11	SALES AND USE TAXES; COUNTY,
12	TRANSIT AUTHORITY, AND SPECIAL
13	DISTRICT SALES AND USE TAXES;
14	MANAGED FOREST LAND; ECONOMIC
15	DEVELOPMENT SURCHARGE; LOCAL FOOD
16	AND BEVERAGE TAX; LOCAL RENTAL
17	CAR TAX; PREMIER RESORT AREA
18	TAXES; STATE RENTAL VEHICLE FEE;
19	DRY CLEANING FEES
20	SECTION 15. 77.54 (9a) (er) of the statutes is created to read:
21	77.54 (9a) (er) Any transit authority created under s. 66.1039.
22	SECTION 16. Subchapter V (title) of chapter 77 [precedes 77.70] of the statutes
23	is amended to read:
24	CHAPTER 77
25	SUBCHAPTER V

1	COUNTY <u>, TRANSIT AUTHORITY</u> , AND
2	SPECIAL DISTRICT SALES AND USE
3	TAXES
4	SECTION 17. 77.708 of the statutes is created to read:
5	77.708 Adoption by resolution; transit authority. (1) A transit authority
6	created under s. 66.1039, by resolution under s. 66.1039 (4) (s), may impose a sales
7	tax and a use tax under this subchapter at a rate of 0.1, 0.2, 0.3, 0.4, or 0.5 percent
8	of the sales price or purchase price. Those taxes may be imposed only in their
9	entirety. The resolution shall be effective on the first day of the first calendar quarter
10	that begins at least 120 days after a certified copy of the resolution is delivered to the
11	department of revenue.
12	(2) Retailers and the department of revenue may not collect a tax under sub.
13	(1) for any transit authority created under s. 66.1039 beginning on the first day of
14	the calendar quarter that is at least 120 days after a certified copy of the repeal
15	resolution under s. 66.1039 (4) (s) is delivered to the department of revenue, except
16	that the department of revenue may collect from retailers taxes that accrued before
17	such calendar quarter and fees, interest, and penalties that relate to those taxes.
18	SECTION 18. 77.71 of the statutes is amended to read:
19	77.71 Imposition of county <u>, transit authority</u> , and special district sales
20	and use taxes. Whenever a county sales and use tax ordinance is adopted under
21	s. 77.70, a transit authority resolution is adopted under s. 77.708, or a special district
22	resolution is adopted under s. 77.705 or 77.706, the following taxes are imposed:
23	(1) For the privilege of selling, licensing, leasing, or renting tangible personal
24	property and the items, property, and goods specified under s. $77.52\ (1)\ (b),\ (c),\ and$
25	(d), and for the privilege of selling, licensing, performing, or furnishing services a

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1 sales tax is imposed upon retailers at the rates under s. 77.70 in the case of a county $\mathbf{2}$ tax, at the rate under s. 77.708 in the case of a transit authority tax, or at the rate 3 under s. 77.705 or 77.706 in the case of a special district tax of the sales price from 4 the sale, license, lease, or rental of tangible personal property and the items, $\mathbf{5}$ property, and goods specified under s. 77.52 (1) (b), (c), and (d), except property taxed under sub. (4), sold, licensed, leased, or rented at retail in the county or, special 6 7 district, or transit authority's jurisdictional area, or from selling, licensing, 8 performing, or furnishing services described under s. 77.52 (2) in the county or, 9 special district, or transit authority's jurisdictional area.

10 (2) An excise tax is imposed at the rates under s. 77.70 in the case of a county tax, at the rate under s. 77.708 in the case of a transit authority tax, or at the rate 11 12under s. 77.705 or 77.706 in the case of a special district tax of the purchase price 13 upon every person storing, using, or otherwise consuming in the county or, special 14 district, or transit authority's jurisdictional area tangible personal property, or 15items, property, or goods specified under s. 77.52 (1) (b), (c), or (d), or services if the 16 tangible personal property, item, property, good, or service is subject to the state use 17tax under s. 77.53, except that a receipt indicating that the tax under sub. (1), (3), 18 (4), or (5) has been paid relieves the buyer of liability for the tax under this subsection 19 and except that if the buyer has paid a similar local tax in another state on a purchase 20 of the same tangible personal property, item, property, good, or service that tax shall 21be credited against the tax under this subsection and except that for motor vehicles 22that are used for a purpose in addition to retention, demonstration, or display while 23held for sale in the regular course of business by a dealer the tax under this 24subsection is imposed not on the purchase price but on the amount under s. 77.53 25(1m).

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1 An excise tax is imposed upon a contractor engaged in construction (3) $\mathbf{2}$ activities within the county or, special district, or transit authority's jurisdictional 3 area, at the rates under s. 77.70 in the case of a county tax, at the rate under s. 77.708 4 in the case of a transit authority tax, or at the rate under s. 77.705 or 77.706 in the 5 case of a special district tax of the purchase price of tangible personal property or items. property, or goods under s. 77.52 (1) (b), (c), or (d) that are used in constructing, 6 7 altering, repairing, or improving real property and that became a component part of 8 real property in that county or special district or in the transit authority's 9 jurisdictional area, except that if the contractor has paid the sales tax of a county, 10 transit authority, or special district in this state on that tangible personal property, 11 item, property, or good, or has paid a similar local sales tax in another state on a 12purchase of the same tangible personal property, item, property, or good, that tax 13shall be credited against the tax under this subsection.

14(4) An excise tax is imposed at the rates under s. 77.70 in the case of a county 15tax, at the rate under s. 77.708 in the case of a transit authority tax, or at the rate under s. 77.705 or 77.706 in the case of a special district tax of the purchase price 16 17upon every person storing, using, or otherwise consuming a motor vehicle, boat, 18 recreational vehicle, as defined in s. 340.01 (48r), or aircraft if that property must be 19 registered or titled with this state and if that property is to be customarily kept in 20a county that has in effect an ordinance under s. 77.70, the jurisdictional area of a 21transit authority that has in effect a resolution under s. 77.708, or in a special district 22that has in effect a resolution under s. 77.705 or 77.706, except that if the buyer has 23paid a similar local sales tax in another state on a purchase of the same property, that $\mathbf{24}$ tax shall be credited against the tax under this subsection. The lease or rental of a 25motor vehicle, boat, recreational vehicle, as defined in s. 340.01 (48r), or aircraft is

not taxed under this subsection if the lease or rental does not require recurring
 periodic payments.

3 (5) An excise tax is imposed on the purchase price for the lease or rental of a 4 motor vehicle, boat, recreational vehicle, as defined in s. 340.01 (48r), or aircraft at $\mathbf{5}$ the rates under s. 77.70 in the case of a county tax, at the rate under s. 77.708 in the case of a transit authority tax, or at the rate under s. 77.705 or 77.706 in the case of 6 7 a special district tax upon every person storing, using, or otherwise consuming in the 8 county or, special district, or transit authority's jurisdictional area the motor vehicle, 9 boat, recreational vehicle, as defined in s. 340.01 (48r), or aircraft if that property 10 must be registered or titled with this state and if the lease or rental does not require 11 recurring periodic payments, except that a receipt indicating that the tax under sub. 12(1) had been paid relieves the purchaser of liability for the tax under this subsection 13 and except that if the purchaser has paid a similar local tax in another state on the 14 same lease or rental of such motor vehicle, boat, recreational vehicle, as defined in 15s. 340.01 (48r), or aircraft, that tax shall be credited against the tax under this 16 subsection.

17

SECTION 19. 77.73 of the statutes is amended to read:

18 77.73 Jurisdiction to tax. (2) Counties and, special districts, and transit authorities do not have jurisdiction to impose the tax under s. 77.71 (2) in regard to 19 20 items, property, and goods under s. 77.52 (1) (b), (c), and (d), and tangible personal 21property, except snowmobiles, trailers, semitrailers, limited use off-highway 22motorcycles, as defined in s. 23.335 (1) (o), all-terrain vehicles, and utility terrain 23vehicles, purchased in a sale that is consummated in another county or, special 24district in this state, or in another transit authority's jurisdictional area, that does 25not have in effect an ordinance or resolution imposing the taxes under this

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1	subchapter and later brought by the buyer into the county or, special district, or
2	jurisdictional area of the transit authority that has imposed a tax under s. 77.71 (2).
3	(2m) Counties and, special districts, and transit authorities do not have
4	jurisdiction to impose the tax under s. 77.71 (5) with regard to the lease or rental of
5	a motor vehicle, boat, recreational vehicle, as defined in s. 340.01 (48r), or aircraft
6	if the lease or rental does not require recurring periodic payments and if the
7	purchaser received the property in another county or special district in this state <u>, or</u>
8	in another transit authority's jurisdictional area, and then brings the property into
9	a county or, special district <u>, or transit authority</u> that imposes the tax under s. 77.71
10	(5).
11	(3) Counties and, special districts, and transit authorities have jurisdiction to
12	impose the taxes under this subchapter on retailers who file, or who are required to
13	file, an application under s. 77.52 (7) or who register, or who are required to register,
14	under s. 77.53 (9) or (9m), regardless of whether such retailers are engaged in
15	business in the county or, special district, <u>or transit authority's jurisdictional area</u> ,
16	as provided in s. 77.51 (13g). A retailer who files, or is required to file, an application
17	under s. 77.52 (7) or who registers, or is required to register, under s. 77.53 (9) or (9m)
18	shall collect, report, and remit to the department the taxes imposed under this

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20 ordinance or resolution imposing the taxes under this subchapter.

21

19

SECTION 20. 77.75 of the statutes is amended to read:

77.75 Reports. Every person subject to county, transit authority, or special
 district sales and use taxes shall, for each reporting period, record that person's sales
 made in the county or, special district, or jurisdictional area of a transit authority

subchapter for all counties or, special districts, and transit authorities that have an

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that has imposed those taxes separately from sales made elsewhere in this state and
 file a report as prescribed by the department of revenue.
 SECTION 21. 77.76 (1) of the statutes is amended to read:

4 77.76 (1) The department of revenue shall have full power to levy, enforce, and 5 collect county, transit authority, and special district sales and use taxes and may take 6 any action, conduct any proceeding, impose interest and penalties, and in all respects 7 proceed as it is authorized to proceed for the taxes imposed by subch. III. The 8 department of transportation and the department of natural resources may 9 administer the county, transit authority, and special district sales and use taxes in 10 regard to items under s. 77.61 (1).

11

SECTION 22. 77.76 (2) of the statutes is amended to read:

12 77.76 (2) Judicial and administrative review of departmental determinations
13 shall be as provided in subch. III for state sales and use taxes, and no county, transit
14 <u>authority</u>, or special district may intervene in any matter related to the levy,
15 enforcement, and collection of the taxes under this subchapter.

16

SECTION 23. 77.76 (3r) of the statutes is created to read:

1777.76 (3r) From the appropriation under s. 20.835 (4) (gc) the department of 18 revenue shall distribute 98.5 percent of the taxes reported for each transit authority 19 that has imposed taxes under this subchapter, minus the transit authority portion 20 of the retailers' discount, to the transit authority no later than the end of the 3rd 21month following the end of the calendar quarter in which such amounts were 22reported. At the time of distribution the department of revenue shall indicate the 23taxes reported by each taxpayer. In this subsection, the "transit authority portion 24of the retailers' discount" is the amount determined by multiplying the total 25retailers' discount by a fraction the numerator of which is the gross transit authority

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1 sales and use taxes payable and the denominator of which is the sum of the gross 2 state and transit authority sales and use taxes payable. The transit authority taxes 3 distributed shall be increased or decreased to reflect subsequent refunds, audit 4 adjustments, and all other adjustments of the transit authority taxes previously 5 distributed. Interest paid on refunds of transit authority sales and use taxes shall 6 be paid from the appropriation under s. 20.835 (4) (gc) at the rate paid by this state 7 under s. 77.60 (1) (a). Any transit authority receiving a report under this subsection 8 is subject to the duties of confidentiality to which the department of revenue is 9 subject under s. 77.61 (5).

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SECTION 24. 77.76 (4) of the statutes is amended to read:

11 77.76 (4) There shall be retained by the state 1.5 percent of the taxes collected 12 for taxes imposed by special districts under ss. 77.705 and 77.706 <u>and transit</u> 13 <u>authorities under s. 77.708</u> and 1.75 percent of the taxes collected for taxes imposed 14 by counties under s. 77.70 to cover costs incurred by the state in administering, 15 enforcing, and collecting the tax. All interest and penalties collected shall be 16 deposited and retained by this state in the general fund.

17 **SECTION 25.** 77.77 (1) of the statutes is amended to read:

18 77.77 (1) (a) The sales price from services subject to the tax under s. 77.52 (2) 19 or the lease, rental, or license of tangible personal property and property, items, and 20 goods specified under s. 77.52 (1) (b), (c), and (d), is subject to the taxes under this 21 subchapter, and the incremental amount of tax caused by a rate increase applicable 22 to those services, leases, rentals, or licenses is due, beginning with the first billing 23 period starting on or after the effective date of the county ordinance, special district 24 resolution, transit authority resolution, or rate increase, regardless of whether the

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12

service is furnished or the property, item, or good is leased, rented, or licensed to the customer before or after that date.

- 3 (b) The sales price from services subject to the tax under s. 77.52 (2) or the lease, 4 rental, or license of tangible personal property and property, items, and goods 5 specified under s. 77.52 (1) (b), (c), and (d), is not subject to the taxes under this 6 subchapter, and a decrease in the tax rate imposed under this subchapter on those 7 services first applies, beginning with bills rendered on or after the effective date of 8 the repeal or sunset of a county ordinance or, special district resolution, or transit 9 authority resolution imposing the tax or other rate decrease, regardless of whether 10 the service is furnished or the property, item, or good is leased, rented, or licensed to the customer before or after that date. 11
- 12

SECTION 26. 77.77 (3) of the statutes is amended to read:

13 77.77 (3) The sale of building materials to contractors engaged in the business 14 of constructing, altering, repairing or improving real estate for others is not subject 15to the taxes under this subchapter, and the incremental amount of tax caused by the 16 rate increase applicable to those materials is not due, if the materials are affixed and 17made a structural part of real estate, and the amount payable to the contractor is 18 fixed without regard to the costs incurred in performing a written contract that was 19 irrevocably entered into prior to the effective date of the county ordinance, special 20 district resolution, transit authority resolution, or rate increase or that resulted from 21the acceptance of a formal written bid accompanied by a bond or other performance 22guaranty that was irrevocably submitted before that date.

23

SECTION 27. 77.78 of the statutes is amended to read:

24 77.78 Registration. No motor vehicle, boat, snowmobile, recreational vehicle,
25 as defined in s. 340.01 (48r), trailer, semitrailer, all-terrain vehicle, utility terrain

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1	vehicle, or aircraft that is required to be registered by this state may be registered
2	or titled by this state unless the registrant files a sales and use tax report and pays
3	the county tax, transit authority tax, and special district tax at the time of registering
4	or titling to the state agency that registers or titles the property. That state agency
5	shall transmit those tax revenues to the department of revenue.
6	SECTION 28. 85.064 (1) (b) of the statutes is amended to read:
7	85.064 (1) (b) "Political subdivision" means any city, village, town, county, $\frac{1}{2}$
8	transit commission organized under s. 59.58 (2) or 66.1021 or recognized under s.
9	66.0301 <u>, or transit authority created under s. 66.1039</u> within this state.
10	SECTION 29. 111.70 (1) (j) of the statutes is repealed and recreated to read:
11	111.70 (1) (j) "Municipal employer" means any city, county, village, town,
12	metropolitan sewerage district, school district, long-term care district, transit
13	authority under s. 66.1039, local cultural arts district created under subch. V of ch.
14	229, or any other political subdivision of the state, or instrumentality of one or more
15	political subdivisions of the state, that engages the services of an employee and
16	includes any person acting on behalf of a municipal employer within the scope of the
17	person's authority, express or implied.
18	SECTION 30. $345.05(1)(ag)$ of the statutes is created to read:
19	345.05 (1) (ag) "Authority" means a transit authority created under s. 66.1039.
20	SECTION 31. 345.05 (2) of the statutes is amended to read:
21	345.05 (2) A person suffering any damage proximately resulting from the
22	negligent operation of a motor vehicle owned and operated by a municipality <u>or</u>
23	<u>authority</u> , which damage was occasioned by the operation of the motor vehicle in the
24	course of its business, may file a claim for damages against the municipality <u>or</u>
25	authority concerned and the governing body of the municipality, or the board of

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1	directors of the authority, may allow, compromise, settle and pay the claim. In this
2	subsection, a motor vehicle is deemed owned and operated by a municipality \underline{or}
3	authority if the vehicle is either being rented or leased, or is being purchased under
4	a contract whereby the municipality <u>or authority</u> will acquire title.
5	SECTION 32. 611.11 (4) (a) of the statutes is amended to read:
6	611.11 (4) (a) In this subsection, "municipality" has the meaning given in s.
7	345.05 (1) (c), but also includes any transit authority created under s. 66.1039.
8	SECTION 33. Nonstatutory provisions.
9	(1) INITIAL TERMS OF CHIPPEWA VALLEY REGIONAL TRANSIT AUTHORITY.
10	Notwithstanding the length of terms specified for members of the board of directors
11	of the Chippewa Valley regional transit authority under section $66.1039(2)(c)$ and
12	(3) (a) of the statutes, the initial terms shall be 2 years for each of the following:
13	(a) One of the members appointed under section 66.1039 (3) (d) 1. b. of the
14	statutes.
15	(b) One of the members appointed under section 66.1039 (3) (d) 1. c. of the
16	statutes, if applicable.
17	(c) Each member appointed under section 66.1039 (3) (d) 1. d. of the statutes.
18	(END)