AN ACT; relating to: state finances and appropriations, constituting the
executive budget act of the 2015 legislature.

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

SECTION 2. 5.15 (1) (c) of the statutes is amended to read:
5.15 (1) (c) The wards established by municipal governing bodies in a
division
ordinance or resolution enacted or adopted under this section shall govern the
adjustment of supervisory districts under s. 59.10 (2) (a) and (3) (b) and of
aldermanic
districts under s. 62.08 (1) for the purpose of local elections beginning on January 1
of the 2nd year commencing after the year of the census until revised under this
section on the basis of the results of the next decennial census of population unless
adjusted under sub. (2) (f) 4., or 5., (6) (a), or (7), or unless a division is required to
effect an act of the legislature redistricting legislative districts under article IV,

section 3, of the constitution or redistricting congressional districts. The
populations
of wards under each decennial ward division shall be determined on the basis of the
federal decennial census and any official corrections to the census issued on or
before
the date of adoption of the division ordinance or resolution to reflect the correct
populations of the municipality and the blocks within the municipality on April 1 of
the year of the census.

SECTION 3. 5.15 (2) (f) 5. of the statutes is created to read:
5.15 (2) (f) 5. Territory that lies between an actual municipal boundary
that
existed on April 1 of the year of a federal decennial census and an intersecting
municipal boundary that deviates from the actual municipal boundary on that date
if the deviating boundary was used by the U.S. bureau of the census to enumerate
the population of the municipality in that census.

SECTION 4. 5.15 (4) (b) of the statutes is amended to read:

5.15 (4) (b) Within 5 days after adoption or enactment of an ordinance or
resolution under this section or any amendment thereto, the municipal clerk shall
transmit one copy of the ordinance or resolution or the amendment to the county
clerk of each county in which the municipality is contained, accompanied by the list
and map specified in par. (a). If the population of the municipality exceeds 10,000,
the municipal clerk shall furnish one copy to the legislative reference bureau at the
same time. Each copy shall identify the name of the municipality and the county or
counties in which it is located.

SECTION 5. 5.15 (4) (bg) of the statutes is created to read:

5.15 (4) (bg) No later than October 15 of each year following the year of a
federal
decennial census, each municipal clerk shall file a report with the county clerk of
each county in which the municipality is contained confirming the boundaries of the
municipality and of all wards in the municipality. The report shall be accompanied
by a map of the municipality and a list of the block numbers of which the
municipality
and each ward within the municipality are comprised. Within 5 days after notice to
the municipal clerk of a judgment that has the effect of changing the municipal
boundaries, the clerk shall file the same report. Each report filed under this
paragraph shall identify the name of the municipality and the county or counties in
which it is located.

SECTION 6. 5.15 (4) (br) of the statutes is created to read:

5.15 (4) (br) 1. Except as provided in subd. 2., no later than January 15
and July
15 of each year, the county clerk shall transmit to the legislative technology
services
bureau a report confirming the boundaries of each municipality, ward, and
supervisory district in the county together with a map of the county, in an
electronic
format approved by the legislative technology services bureau. Each report shall be
current to the nearest January 1 or July 1 preceding the date of the report.
2. In each year following the year of a federal decennial census, the July
report
shall instead be transmitted no later than November 1 and shall be current to the
date of the report. The November 1 report shall be accompanied by a list of the
block
numbers of which the county and each municipality and ward within the county are
comprised.

SECTION 7. 5.15 (7) of the statutes is amended to read:

5.15 (7) If a new town municipality is created or if part of a town
municipality
is annexed to a city or village during a decennial period after April 1 of the year of
the federal decennial census, the town board governing body of any town
municipality to which territory is attached or from which territory is detached, without regard to the time provisions of sub. (1) (b), may, by ordinance or resolution,

create new wards or adjust the existing wards in that town municipality to the extent required to reflect the change. If a municipality is consolidated with another municipality during a decennial period after April 1 of the year of the federal decennial census, the governing body of the consolidated municipality, without regard to the time provisions under sub. (1) (b), may, by ordinance or resolution, create new wards or adjust the existing wards of the municipality to the extent required to reflect the change. No ward line adjustment under this subsection may cross the boundary of a congressional, assembly, or supervisory district. TheWithin 5 days after adoption of the ordinance or resolution, the municipal clerk shall transmit copies of the ordinance or resolution making the adjustment to the county clerk in compliance with sub. (4) (b).

SECTION 12. 13.101 (6) (a) of the statutes is amended to read:

13.101 (6) (a) As an emergency measure necessitated by decreased state revenues and to prevent the necessity for a state tax on general property, the committee may reduce any appropriation made to any board, commission, department, or the University of Wisconsin System, or to any other state agency or activity, by such amount as it deems feasible, not exceeding 25% of the appropriations, except appropriations made by ss. 20.255 (2) (ac), (bc), (bh), (cg), and (cr), 20.395 (1), (2) (cq), (eq) to (ex) and (gq) to (gx), (3), (4) (aq) to (ax), and (6) (af), (aq), (ar), and (au), 20.435 (7) (4) (a) and (5) (da), and 20.437 (2) (a) and (dz) or for forestry purposes under s. 20.370 (1), or any other moneys distributed to any county, city, village, town, or school district. Appropriations of receipts and of a sum sufficient shall for the purposes of this section be regarded as equivalent to the amounts expended under such appropriations in the prior fiscal year which ended June 30. All functions of said state agencies shall be continued in an efficient manner, but because of the uncertainties of the existing situation no public funds should be expended or obligations incurred unless there shall be adequate revenues to meet the expenditures therefor. For such reason the committee may make reductions of such appropriations as in its judgment will secure sound financial operations of the administration for said state agencies and at the same time interfere least with their services and activities.

SECTION 14. 13.121 (4) of the statutes is amended to read:

13.121 (4) INSURANCE. For the purpose of premium determinations under s. 40.05 (4) and (5) each member of the legislature shall accrue sick leave at a rate equivalent to a percentage of time worked recommended for such positions by the director of the office administrator of the division of state employment relations personnel management in the department of administration and approved by the joint committee on employment relations in the same manner as compensation for such positions is determined under s. 20.923. This percentage of time worked shall
be applied to the sick leave accrual rate established under s. 230.35 (2). The approved percentage shall be incorporated into the compensation plan under s. 230.12 (1).

**SECTION 15.** 13.123 (1) (a) 1. of the statutes is amended to read:

13.123 (1) (a) 1. Any member of the legislature who has signified, by affidavit filed with the department of administration, the necessity of establishing a temporary residence at the state capital for the period of any regular or special legislative session shall be entitled to an allowance for expenses incurred for food and lodging for each day that he or she is in Madison on legislative business, but not including any Saturday or Sunday unless the legislator is in actual attendance on such day at a session of the legislature or a meeting of a standing committee of which the legislator is a member. The amount of the allowance for each biennial session shall be 90% of the per diem rate for travel for federal government business within the city of Madison, as established by the federal general services administration. For the purpose of determining the amount of the allowance, the director of the office administrator of the division of state employment relations personnel management in the department of administration shall certify to the chief clerk of each house the federal per diem rate in effect on December 1, or the first business day thereafter if December 1 is not a business day, in each even-numbered year. Each legislator shall file an affidavit with the chief clerk of his or her house certifying the specific dollar amount within the authorized allowance the member wishes to receive. Such affidavit, when filed, shall remain in effect for the biennial session.

**SECTION 17.** 13.20 (2) of the statutes is amended to read:

13.20 (2) PAY RANGES; DURATION OF EMPLOYMENT. All legislative employees shall be paid in accordance with the compensation and classification plan for employees in the classified civil service within ranges approved by the joint committee on legislative organization. The director of the office of state employment relations administrator of the division of personnel management in the department of administration shall make recommendations concerning a compensation and classification schedule for legislative employees if requested to do so by the joint committee on legislative organization or by the committee on organization of either house. If the joint committee does not approve pay ranges for legislative employees, the committee on organization of either house may approve pay ranges for its employees. Appointments shall be made for the legislative session, unless earlier terminated by the appointing officer.

**SECTION 29.** 13.48 (3) of the statutes is amended to read:

13.48 (3) STATE BUILDING TRUST FUND. In the interest of the continuity of the program, the moneys appropriated to the state building trust fund under s. 20.867 (2) (f) shall be retained as a nonlapsing building depreciation reserve. Such moneys
shall be deposited into the state building trust fund. At such times as the building commission directs, or in emergency situations under s. 16.855 (16) (b), the governor shall authorize releases from this fund to become available for projects and shall direct the department of administration to allocate from this fund such amounts as are approved for these projects. In issuing such directions, the building commission shall consider the cash balance in the state building trust fund, the necessity and urgency of the proposed improvement, employment conditions and availability of materials in the locality in which the improvement is to be made. The building commission may authorize any project costing $760,000 or less in accordance with priorities to be established by the building commission and may adjust the priorities by deleting, substituting or adding new projects as needed to reflect changing program needs and unforeseen circumstances. The building commission may enter into contracts for the construction of buildings for any state agency, except a project authorized under sub. (10) (c) or (e), and shall be responsible for accounting for all funds released to projects. The building commission may designate the department of administration or the agency for which the project is constructed to act as its representative in such accounting.

**SECTION 29M.** 13.48 (4) of the statutes is amended to read:

13.48 (4) STATE AGENCIES TO REPORT PROPOSED PROJECTS. Whenever any state agency contemplates a project under the state building program it shall report the project to the building commission. The report shall be made on such date and in such manner as the building commission prescribes. This subsection does not apply to projects identified in sub. (10) (c) and (e).

**SECTION 35M.** 13.48 (10) (a) of the statutes is amended to read:

13.48 (10) (a) Except as provided in par. pars. (c) and (e), no state board, agency, officer, department, commission, or body corporate may enter into a contract for the construction, reconstruction, remodeling of, or addition to any building, structure, or facility, in connection with any building project which involves a cost in excess of $185,000 without completion of final plans and arrangement for supervision of construction and prior approval by the building commission. This section applies to the department of transportation only in respect to buildings, structures, and facilities to be used for administrative or operating functions, including buildings, land, and equipment to be used for the motor vehicle emission inspection and maintenance program under s. 110.20.

**SECTION 40M.** 13.48 (10) (c) of the statutes is amended to read:

13.48 (10) (c) Paragraph (a) does not apply to any contract for a building project involving a cost of less than $500,000 to be constructed for the University of Wisconsin System that is funded entirely from the proceeds of gifts and grants made to the system UW gifts and grants project, as defined in s. 16.855 (1g) (f), that the Board of Regents of the University of Wisconsin System lets through single prime contracting under s. 16.855 (12m).

**SECTION 41M.** 13.48 (10) (e) of the statutes is created to read:
13.48 (10) (e) Paragraph (a) does not apply to any contract for an eligible energy conservation project approved by the president of the University of Wisconsin System under s. 36.11 (26m) (b).

**SECTION 42M.** 13.48 (12) (b) 1. of the statutes is amended to read:

13.48 (12) (b) 1. A facility constructed by or for a corporation a business entity having condemnation authority under s. 32.02 (3) to (10) and (13) for purposes for which the corporation it would have condemnation authority.

**SECTION 44B.** 13.48 (13) (a) of the statutes is amended to read:

13.48 (13) (a) Except as provided in par. (b) or (e) to (d), every building, structure or facility that is constructed for the benefit of or use of the state, any state agency, board, commission or department, the University of Wisconsin Hospitals and Clinics Authority, the Fox River Navigational System Authority, the Wisconsin Economic Development Corporation, or any local professional baseball park district created under subch. III of ch. 229 if the construction is undertaken by the department of administration on behalf of the district, shall be in compliance with all applicable state laws, rules, codes and regulations but the construction is not subject to the ordinances or regulations of the municipality in which the construction takes place except zoning, including without limitation because of enumeration ordinances or regulations relating to materials used, permits, supervision of construction or installation, payment of permit fees, or other restrictions.

**SECTION 44M.** 13.48 (13) (d) of the statutes is created to read:

13.48 (13) (d) The structure or facility that is to be constructed for the benefit, or use, of the state and that was first enumerated under the 2007-09 building program and last modified under the 2013-15 building program as State Transportation Building replacement — Madison is not subject to any zoning ordinance or regulation of any city, village, or town.

**SECTION 47B.** 13.48 (19) of the statutes is renumbered 13.48 (19) (a) and amended to read:

13.48 (19) (a) Whenever the building commission determines that the use of innovative types of design and construction processes will make better use of the resources and technology available in the building industry, the building commission may waive any or all of s. 16.855, except s. 16.855 (13) and (14m) (a) to (c), if such action is in the best interest of the state and if the waiver is accomplished through formal action of the building commission. The building commission may authorize the lease, lease purchase or acquisition of such facilities constructed in the manner authorized is approved by the building commission.

(b) Subject to the requirements of s. 20.924 (1) (i), the building commission may
also authorize the lease, or lease purchase or acquisition of existing facilities in lieu of state construction of any project enumerated in the authorized state building program.

**SECTION 53.** 13.48 (26) of the statutes is amended to read:

13.48 (26) ENVIRONMENTAL IMPROVEMENT ANNUAL FINANCE PLAN APPROVAL. The building commission shall review the versions of the biennial finance plan and any amendments to the biennial finance plan submitted to it by the department of natural resources and the department of administration under s. 281.59 (3) (bm) and the recommendations of the joint committee on finance and the standing committees to which the versions of the biennial finance plan and any amendments were submitted under s. 281.59 (3) (bm). The building commission shall consider the extent to which that version of the biennial finance plan that is updated to reflect the adopted biennial budget act will maintain the funding for the clean water fund program and the safe drinking water loan program, in the environmental improvement fund, in perpetuity. The building commission shall consider the extent to which the implementation of the clean water fund program, the safe drinking water loan program and the land recycling loan program, as set forth in the biennial finance plan updated to reflect the adopted biennial budget act, implements legislative intent on the clean water fund program, the safe drinking water loan program and the land recycling loan program. The building commission shall, no later than 60 days after the date of enactment of the biennial budget act, either approve or disapprove the biennial finance plan that is updated to reflect the adopted biennial budget act, except that the building commission may not disapprove those amounts that the legislature approves under s. 281.59 (3e) (a), (3m) (a) and (3e) (a).

If the building commission disapproves the version of the biennial finance plan that is updated to reflect the adopted biennial budget act, it must notify the department of natural resources and the department of administration of its reasons for disapproving the plan, and those departments must revise that version of the biennial finance plan and submit the revision to the building commission.

**SECTION 54M.** 13.48 (28m) of the statutes is created to read:

13.48 (28m) CARROLL UNIVERSITY. (a) The legislature finds and determines that there is a growing shortage of primary medical care workers in this state, particularly for medically underserved populations in rural and urban areas of the state, and that assisting institutions of higher education in training primary medical care workers is a statewide responsibility of statewide dimension. It is therefore in the public interest, and it is the public policy of this state, to assist Carroll University in the construction of a science laboratory facility.
(b) The building commission may authorize up to $3,000,000 in general
fund
supported borrowing to assist Carroll University in the construction of a science
laboratory facility. The state funding commitment shall be in the form of a grant to
Carroll University. Before approving any state funding commitment for
construction of such a facility, the building commission shall determine that Carroll University
has secured additional funding for the project of at least $23,500,000 from nonstate
revenue sources.
(c) If the building commission authorizes a grant to Carroll University
under par. (b), and if, for any reason, the facility that is constructed with funds from the
grant is not used as a science laboratory facility, the state shall retain an
ownership interest in the facility equal to the amount of the state's grant.

SECTION 54N. 13.48 (28p) of the statutes is created to read:
13.48 (28p)EAU CLAIRE CONFLUENCE ARTS, INC. (a) The legislature finds and
determines that providing education, programming, and access to arts and culture
vastly enriches the lives of the citizens of this state and is a statewide
responsibility of statewide dimension. It is therefore in the public interest, and it is the public
policy of this state, to assist Eau Claire Confluence Arts, Inc., in the construction of a
regional arts center in Eau Claire County.
(b) The building commission may authorize up to $15,000,000 in general
fund
supported borrowing to assist Eau Claire Confluence Arts, Inc., in the construction
of a regional arts center in Eau Claire County. The state funding commitment shall
be in the form of a grant to Eau Claire Confluence Arts, Inc. Before approving any
state funding commitment for construction of such a center, the building
commission shall determine that Eau Claire Confluence Arts, Inc., has secured additional
funding for the project from nonstate revenue sources at least equal to the state's
grant.
(c) If the building commission authorizes a grant to the Eau Claire
Confluence Arts, Inc., under par. (b), and if, for any reason, the center that is constructed with
funds from the grant is not used as a regional arts center, the state shall retain an
ownership interest in the center equal to the amount of the state's grant.

SECTION 54O. 13.48 (28r) of the statutes is created to read:
13.48 (28r)WISCONSIN AGRICULTURE EDUCATION CENTER, INC. (a) The legislature finds and
determines that educating the citizens of this state on where
our food comes from and its impact on our lives, and that promoting the dairy and
agriculture industries of this state is a statewide responsibility of statewide
dimension. It is therefore in the public interest, and it is the public policy of this
state, to assist the Wisconsin Agriculture Education Center, Inc., in the
construction
of an agriculture education center in Manitowoc County.
(b) The building commission may authorize up to $5,000,000 in general
fund
supported borrowing to assist the Wisconsin Agriculture Education Center, Inc., in
the construction of an agriculture education center in Manitowoc County. The state
funding commitment shall be in the form of a grant to the Wisconsin Agriculture
Education Center, Inc. Before approving any state funding commitment for
construction of such a center, the building commission shall determine that the
Wisconsin Agriculture Education Center, Inc., has secured additional funding for the
project of at least $6,626,800 from nonstate revenue sources.
(c) If the building commission authorizes a grant to the Wisconsin
Agriculture
Education Center, Inc., under par. (b), and if, for any reason, the center that is
constructed with funds from the grant is not used as an agriculture education
center,
the state shall retain an ownership interest in the center equal to the amount of the
state's grant.

SECTION 55M. 13.48 (29) of the statutes is amended to read:

13.48 (29) SMALL PROJECTS. Except as otherwise required under s. 16.855
(10m), the building commission may prescribe simplified policies and procedures to
be used in lieu of the procedures provided in s. 16.855 for any project that does not
require prior approval of the building commission under sub. (10) (a), except
projects
specified in sub. (10) (c) and (e).

SECTION 56D. 13.48 (32) (b) (intro.) of the statutes is amended to read:

13.48 (32) (b) (intro.) The building commission may authorize up to
$23,000,000 $25,000,000 of general fund supported borrowing to aid in the
construction of a dental clinic and education facility at Marquette University. The
state funding commitment for the construction of the facility shall be in the form of
a construction grant to Marquette University. Before approving any state funding
commitment for such a facility and before awarding the construction grant to
Marquette University, the building commission shall determine that all of the
following conditions have been met:

SECTION 56F. 13.48 (32) (b) 1. of the statutes is amended to read:

13.48 (32) (b) 1. Marquette University has secured additional funding
commitments of at least $23,000,000 $25,000,000 from nonstate revenue sources,
the nonstate revenue sources are reasonable and available and the total funding
commitments of the state and the nonstate sources will permit Marquette
University
to enter into contracts for the construction of the dental clinic and education
facility.

SECTION 56H. 13.48 (33) of the statutes is repealed.

SECTION 56K. 13.48 (36) (title) and (a) of the statutes are amended to
read:
13.48 (36) (title) HMONG CULTURAL CENTERS CENTER. (a) The legislature finds and determines that a significant number of Hmong people are citizens of this state, that the Hmong people have a proud heritage that needs to be recognized and preserved, and that the Hmong people have experienced difficulties assimilating in this state. The legislature finds that supporting the Hmong people in their efforts to recognize their heritage and to realize the full advantages of citizenship in this state is a statewide responsibility of statewide dimension. Because it will better ensure that the heritage of the Hmong people is preserved and will better enable the Hmong people to realize the full advantages of citizenship in this state, the legislature finds that it will have a direct and immediate effect on a matter of statewide concern for the state to facilitate the purchase or construction and operation of a Hmong cultural centers center.

SECTION 56M. 13.48 (36) (b) of the statutes is repealed.

SECTION 56S. 13.48 (39h) of the statutes is repealed.

SECTION 57B. 13.489 (5) (a) 1. of the statutes is amended to read:

13.489 (5) (a) 1. Summarizes the current status of each project submitted by the department that is under consideration by the commission under s. 13.489, including any project approved by the commission under sub. (1m) (d), and of each project enumerated under s. 84.013 (3) or 84.0145 (3) (b) or approved under s. 84.013 (6).

SECTION 57D. 13.50 (1) of the statutes is repealed and recreated to read:

13.50 (1) CREATION. There is created a joint survey committee on retirement systems, consisting of 5 senators and 5 representatives to the assembly, appointed as are members of standing committees in their respective houses.

SECTION 57E. 13.50 (1m) of the statutes is amended to read:

13.50 (1m) OFFICERS. The officers of this committee shall be a senate cochairperson and vice cochairperson, and an assembly cochairperson and vice cochairperson, selected as are the officers of standing committees in their respective houses, and a secretary elected by the committee from among its nonlegislator members.

SECTION 57F. 13.50 (2) of the statutes is repealed.

SECTION 57G. 13.50 (3) of the statutes is repealed.

SECTION 63D. 13.92 (intro.) of the statutes is amended to read:

13.92 Legislative reference bureau. (intro.) There is created a bureau to be known as the "Legislative Reference Bureau," headed by the chief of legislative reference bureau. The legislative reference bureau shall be strictly nonpartisan and shall at all times observe the confidential nature of the reference or  drafting, and
research requests received by it, and all drafting files and other records relating to
those requests shall remain confidential at all times.

SECTION 63E. 13.92 (1) (a) 3. of the statutes is repealed.

SECTION 63F. 13.92 (1) (c) of the statutes is repealed.

SECTION 63G. 13.92 (1) (e) 5. of the statutes is amended to read:
13.92 (1) (e) 5. Microfilming, optical imaging or electronic formatting of
reference materials and legislative drafting records under par. (a) 1. and 3.

SECTION 63M. 13.94 (intro.) of the statutes is amended to read:
13.94 Legislative audit bureau. (intro.) There is created a bureau to be
known as the "Legislative Audit Bureau," headed by a chief known as the "State
Auditor." The bureau shall be strictly nonpartisan and shall at all times observe the
confidential nature of any audit currently being performed. Subject to s. 230.35 (4)
(a) and (f), the state auditor or designated employees shall at all times with or
without notice have access to all departments and to any books, records or other
documents maintained by the departments and relating to their expenditures,
revenues, operations and structure, including specifically any such books, records,
or other documents that are confidential by law, except as provided in sub. (4) and
except that access to documents of counties, cities, villages, towns or school
districts
is limited to work performed in connection with audits authorized under sub. (1)
(m)
and except that access to documents of the opportunity schools and partnership
programs under s. 119.33, subch. IX of ch. 115, and subch. II of ch. 119 is limited to
work performed in connection with audits authorized under sub. (1) (os). In the
discharge of any duty imposed by law, the state auditor may subpoena witnesses,
administer oaths and take testimony and cause the deposition of witnesses to be
taken as prescribed for taking depositions in civil actions in circuit courts.

SECTION 64M. 13.94 (1) (b) of the statutes is amended to read:
13.94 (1) (b) At the state auditor's discretion or as the joint legislative
audit
committee directs, audit the records of each department. Audits of the records of a
county, city, village, town, or school district may be performed only as provided in
par.
(m). Audits of the records of the opportunity schools and partnership programs
under s. 119.33, subch. IX of ch. 115, and subch. II of ch. 119 may be performed only
as provided in par. (os). After completion of any audit under this paragraph, the
bureau shall file with the chief clerk of each house of the legislature, the governor,
the department of administration, the legislative reference bureau, the joint
committee on finance, the legislative fiscal bureau, and the department audited, a
detailed report of the audit, including the bureau's recommendations for
improvement and efficiency and including specific instances, if any, of illegal or
improper expenditures. The chief clerks shall distribute the report to the joint
legislative audit committee, the appropriate standing committees of the legislature,
and the joint committee on legislative organization.

SECTION 65. 13.94 (1) (dL) of the statutes is amended to read:
13.94 (1) (dL) Annually, conduct a financial audit of the governor's read to lead
development fund. The legislative audit bureau shall file a copy of the report of the
audit under this paragraph with the distributees specified in par. (b).

**SECTION 65B.** 13.94 (1) (dL) of the statutes, as affected by 2015 Wisconsin
Act

... (this act), is repealed.

**SECTION 65N.** 13.94 (1) (dp) of the statutes is amended to read:

13.94 (1) (dp) In addition to any other audit to be performed under this
section
relating to veterans homes, perform one or more financial audits of the operation of
the Wisconsin Veterans Home at Chippewa Falls by any private entity with which
the department of veterans affairs enters into an agreement under s. 45.50 (2m) (c).
The audit shall be performed at such time as the governor or legislature directs.

**SECTION 66D.** 13.94 (1) (e) of the statutes is amended to read:

13.94 (1) (e) Make such special examinations of the accounts and financial
transactions of any department, agency or officer as the governor, legislature, joint
legislative audit committee or joint committee on legislative organization directs. If
the governor directs that such an examination be conducted, the order from the
governor shall provide for reimbursement of the legislative audit bureau’s costs in
making the examination from the appropriation under s. 20.525 (1) (a). No order
from the governor for an examination under this paragraph may take precedence
over an examination already scheduled by the legislative audit bureau without
approval of the joint legislative audit committee. Examinations of the accounts and
transactions of a county, city, village, town, or , subject to par. (os), of a school
district,
may be performed only as authorized in par. (m).

**SECTION 67G.** 13.94 (1) (os) of the statutes is created to read:

13.94 (1) (os) Beginning in 2017, and biennially thereafter, prepare a
performance evaluation audit of the opportunity schools and partnership programs
under s. 119.33, subch. IX of ch. 115, and subch. II of ch. 119. The legislative audit
bureau shall file a copy of the report of the audit under this paragraph with the
distributees specified in par. (b).

**SECTION 67R.** 13.94 (1s) (a) of the statutes is amended to read:

13.94 (1s) (a) Except as otherwise provided in par. (c), the legislative audit
bureau may charge any department for the reasonable cost of auditing services
performed at the request of a department or at the request of the federal
government
that the bureau is not required to perform under sub. (1) (b) or (c) or any other law.
This paragraph does not apply to counties, cities, villages, towns, or school districts
or to the opportunity schools and partnership programs under sub. (1) (os).

**SECTION 75.** 13.96 (1) of the statutes is renumbered 13.96 (1) (intro.) and
amended to read:

13.96 (1) DUTIES OF THE STAFF. (intro.) The legislative technology services
bureau shall provide;

http://docs.legis.wisconsin.gov/2015/related/amendments/sb21/ssa1_sb21
7/7/2015
(a) Provide and coordinate information technology support and services to the legislative branch.

**SECTION 76.** 13.96 (1) (b) of the statutes is created to read:

13.96 (1) (b) Upon receipt of municipal boundary information at each reporting interval under s. 5.15 (4) (bg), reconcile and compile the information received to produce a statewide data base consisting of municipal boundary information for the entire state.

**SECTION 77.** 13.96 (1) (c) of the statutes is created to read:

13.96 (1) (c) Participate, on behalf of this state, in geographic boundary information programs when offered by the U.S. bureau of the census.

**SECTION 77B.** 13.97 of the statutes is created to read:

13.97 Confidentiality of privileged communications and records; collaboration among legislative service agencies.(1) The legislative service agencies under ss. 13.91, 13.92, 13.94, 13.95, and 13.96 shall at all times observe the confidential nature of all communications, records, and information that may be subject to the privilege under s. 905.17.

(2) The confidentiality requirements imposed on nonpartisan legislative service agencies under sub. (1) and ss. 13.91, 13.92, 13.94, 13.95, and 13.96 shall not be construed to prohibit any staff member of a nonpartisan legislative service agency from communicating with any staff member of another nonpartisan legislative service agency for the purpose of serving the legislature and its members or from disclosing any communication, record, or information in accord with a rule, custom, policy, or practice of the legislature.

**SECTION 77M.** 14.017 (3) of the statutes is repealed.

**SECTION 78.** 14.017 (5) (title) of the statutes is renumbered 15.207 (3) (title).

**SECTION 79.** 14.017 (5) (a) (intro.) of the statutes is renumbered 15.207 (3) (intro.) and amended to read:

15.207 (3) (intro.) There is created in the **office of the governor department of children and families** a read to lead development council consisting of all of the following:

**SECTION 80.** 14.017 (5) (a) 1. of the statutes is renumbered 15.207 (3) (a) and amended to read:

15.207 (3) (a) The **governor secretary of children and families** or his or her designee, who shall serve as chairperson of the council.

**SECTION 81.** 14.017 (5) (a) 2. of the statutes is renumbered 15.207 (3) (b).

**SECTION 82.** 14.017 (5) (a) 3. of the statutes is renumbered 15.207 (3) (c).
SECTION 83. 14.017 (5) (a) 4. of the statutes is renumbered 15.207 (3) (d) and amended to read:

15.207 (3) (d) The ranking minority members of each of the committees under subd. 3. par. (c) or members of those committees designated by the ranking minority members.

SECTION 84. 14.017 (5) (a) 5. (intro.) of the statutes is renumbered 15.207 (3) (e) (intro.) and amended to read:

15.207 (3) (e) (intro.) The following members appointed by the governor secretary of children and families for 3-year terms:

SECTION 85. 14.017 (5) (a) 5. a. to k. of the statutes are renumbered 15.207 (3) (e) 1. to 11.

SECTION 86. 14.017 (5) (b) of the statutes is repealed.

SECTION 87. 14.065 of the statutes is repealed.

SECTION 88. 14.20 (title) of the statutes is renumbered 48.53 (title).

SECTION 89. 14.20 (1) of the statutes is renumbered 48.53 (1).

SECTION 90. 14.20 (1m) of the statutes is renumbered 48.53 (2) and amended to read:

48.53 (2) The council shall make recommendations to the governor secretary and state superintendent regarding recipients of grants under sub. (2) (3). The amount of each grant awarded shall be determined jointly by the governor secretary and the state superintendent. In addition to reports required under s. 15.09 (7), annually the council shall submit a report on its operation to the appropriate standing committees of the legislature under s. 13.172 (3).

SECTION 91B. 14.20 (2) (a) of the statutes is renumbered 48.53 (3) (a) (intro.) and amended to read:

48.53 (3) (a) (intro.) From the appropriation under s. 20.525 (1) (f) 20.437 (1) (fm), the governor secretary may award a all of the following:

1. A grant to any person other than a school board for support of a literacy improvement or early childhood development program.

SECTION 92. 14.20 (2) (b) of the statutes is renumbered 48.53 (3) (b) and amended to read:

48.53 (3) (b) From the appropriation under s. 20.525 20.437 (1) (q), the governor secretary may award a grant to any person other than a school board for support of a literacy or early childhood development program.

SECTION 93. 14.20 (2) (c) of the statutes is renumbered 48.53 (3) (c).

SECTION 93M. 14.23 of the statutes is repealed.
SECTION 94M. 14.38 (10) of the statutes is repealed.

SECTION 95M. 14.40 (1) of the statutes is amended to read:

14.40 (1) Annually not later than July 1, each legislative, administrative and judicial agency of the state government shall submit to the secretary of state a list of all positions within that agency outside the classified service and above the clerical level, excluding the faculties under the jurisdiction of the board of regents of the University of Wisconsin System and the department of public instruction, and excluding university staff, as defined in s. 36.05 (15), which are filled by appointment, and the term if there is one, together with the name of the incumbent and the date of his or her appointment.

SECTION 96. 14.46 of the statutes is repealed.

SECTION 96J. 14.49 of the statutes is created to read:

14.49 Office space. The office of the secretary of state shall be accessible to the public. That office may not be located in the same room as the office of any other member of the board of commissioners of public lands.

SECTION 97. 14.58 (1) (a) of the statutes is amended to read:

14.58 (1) (a) By the state treasurer personally;

SECTION 98. 14.58 (1) (b) of the statutes is repealed.

SECTION 99. 14.58 (1) (c) of the statutes is amended to read:

14.58 (1) (c) In the name of the state treasurer, by any clerk in the treasurer's office designated by the treasurer;

SECTION 100. 14.62 of the statutes is repealed.

SECTION 100M. 15.01 (4) of the statutes is amended to read:

15.01 (4) "Council" means a part-time body appointed to function on a continuing basis for the study, and recommendation of solutions and policy alternatives, of the problems arising in a specified functional area of state government, except the Milwaukee River revitalization council has the powers and duties specified in s. 23.18, the council on physical disabilities has the powers and duties specified in s. 46.29 (1) and (2), the state council on alcohol and other drug abuse has the powers and duties specified in s. 14.24, and the electronic recording council has the powers and duties specified in s. 706.25 (4).

SECTION 103E. 15.06 (1) (c) of the statutes is created to read:

15.06 (1) (c) 1. Each commissioner of the public service commission shall be nominated by the governor, and with the advice and consent of the senate appointed, for a 6-year term expiring on March 1 of the odd-numbered years.

2. The governor shall appoint an individual who is a commissioner of the public service commission to the office of chairperson of the commission for a 2-year term
expiring on March 1 of each odd-numbered year. Upon expiration of that term, if the
individual's appointment under subd. 1. has not expired, the individual shall resume
his or her appointment as commissioner for a term expiring on the same date as the
expiration of the individual's term of appointment under subd. 1.

SECTION 103M. 15.06 (2) of the statutes is amended to read:

15.06 (2) SELECTION OF OFFICERS. Each commission may annually elect
officers other than a chairperson from among its members as its work requires. Any officer
may be reappointed or reelected. At the time of making new nominations to
commissions, the governor shall designate a member or nominee of each
commission, other than the public service commission, to serve as the commission's chairperson
for a 2-year term expiring on March 1 of the odd-numbered year except that the
labor and industry review commission shall elect one of its members to serve as the
commission's chairperson for a 2-year term expiring on March 1 of the
odd-numbered year.

SECTION 103S. 15.06 (4m) of the statutes is amended to read:

15.06 (4m) EXECUTIVE ASSISTANT. Each The chairperson and each
commissioner
of the public service commission may appoint an executive assistant to serve at his or her pleasure outside the classified service. The executive assistant shall perform
duties as the chairperson or commissioner prescribes.

SECTION 104. 15.07 (1) (b) 15. of the statutes is amended to read:

15.07 (1) (b) 15. The 3 members of the lower Wisconsin state riverway board
appointed under s. 15.445 (3) 15.345 (8) (b) 7.

SECTION 105D. 15.07 (1) (b) 24. of the statutes is created to read:

15.07 (1) (b) 24. The group insurance board.

SECTION 108G. 15.07 (2) (L) of the statutes is repealed.

SECTION 108J. 15.07 (2) (n) of the statutes is repealed.

SECTION 108R. 15.07 (3) (bm) 4. of the statutes is repealed.

SECTION 116. 15.103 (6m) of the statutes is created to read:

15.103 (6m) DIVISION OF PERSONNEL MANAGEMENT. There is created in
the
department of administration a division of personnel management. The
administrator shall serve at the pleasure of the secretary of administration.

SECTION 117. 15.105 (title) of the statutes is amended to read:

15.105 (title) Same; attached boards, commissions, bureaus, and
offices.

SECTION 118. 15.105 (6) of the statutes is created to read:

15.105 (6) BUREAU OF MERIT RECRUITMENT AND SELECTION. There is
created in the
division of personnel management in the department of administration a bureau of
merit recruitment and selection. The director of the bureau shall serve at the pleasure of the secretary of administration.

SECTION 119. 15.105 (6m) of the statutes is created to read:

15.105 (6m) STATE EMPLOYEES SUGGESTION BOARD. There is created in the department of administration a state employees suggestion board consisting of 3 persons, at least one of whom shall be a state officer or employee, appointed for 4-year terms.

SECTION 120G. 15.105 (26) of the statutes is repealed.

SECTION 120R. 15.105 (28) of the statutes is repealed.

SECTION 121. 15.105 (29) of the statutes is repealed.

SECTION 125. 15.107 (3) of the statutes is created to read:

15.107 (3) COUNCIL ON AFFIRMATIVE ACTION. There is created in the division of personnel management in the department of administration a council on affirmative action consisting of 15 members appointed for 3-year terms. A majority of members shall be public members and a majority of members shall be minority persons, women, or persons with disabilities, appointed with consideration to the appropriate representation of each group. The president of the senate, the speaker of the assembly, the minority leader of the senate, and the minority leader of the assembly each shall appoint one member and the remaining members shall be appointed by the governor.

SECTION 125M. 15.107 (5) of the statutes is repealed.

SECTION 126M. 15.107 (17) of the statutes is repealed.

SECTION 128. 15.135 (5) (title) of the statutes is created to read:

15.135 (5) (title) VETERINARY EXAMINING BOARD.

SECTION 132M. 15.137 (4) of the statutes is created to read:

15.137 (4) FOOD SAFETY ADVISORY COUNCIL. There is created in the department of agriculture, trade and consumer protection a food safety advisory council. The secretary of agriculture, trade and consumer protection shall appoint to the council members reflecting a broad representation of the persons regulated under subch. II of ch. 97, to serve at the pleasure of the secretary. The council shall meet at least quarterly. The council shall advise the secretary of agriculture, trade and consumer protection on all aspects of food safety, including the fees charged to the persons regulated under subch. II of ch. 97.

SECTION 135. 15.16 (1) (intro.) of the statutes is amended to read:

15.16 (1) EMPLOYEE TRUST FUNDS BOARD. (intro.) The employee trust board shall consist of the governor or the governor's designee on the group insurance board, the director of the office administrator of the division of state employment relations personnel management in the department of administration or the
director's designee and 11 persons appointed or elected for 4-year terms as follows:

**SECTION 136D.** 15.165 (2) of the statutes is repealed and recreated to read:

15.165 (2) GROUP INSURANCE BOARD. There is created in the department of employee trust funds a group insurance board. The board shall consist of the following members:

(a) The governor or his or her designee.
(b) The attorney general or his or her designee.
(c) The secretary of administration or his or her designee.
(d) The administrator of the division of personnel management in the department of administration or his or her designee.
(e) The commissioner of insurance or his or her designee.
(f) One representative to the assembly appointed by the speaker of the assembly.
(g) One representative to the assembly appointed by the minority leader of the assembly.
(h) One senator appointed by the majority leader of the senate.
(i) One senator appointed by the minority leader of the senate.
(j) Six persons appointed for 2-year terms, of whom one shall be an insured participant in the Wisconsin Retirement System who is not a teacher, one shall be an insured participant in the Wisconsin Retirement System who is a teacher, one shall be an insured participant in the Wisconsin Retirement System who is a retired employee, one shall be an insured employee of a local unit of government, and one shall be the chief executive or a member of the governing body of a local unit of government that is a participating employer in the Wisconsin Retirement System.

**SECTION 146M.** 15.225 (1) of the statutes is renumbered 15.105 (15) and amended to read:

15.105 (15) LABOR AND INDUSTRY REVIEW COMMISSION. There is created a labor and industry review commission which is attached to the department of workforce development administration under s. 15.03, except the budget of the labor and industry review commission shall be transmitted by the department to the governor without change or modification by the department, unless agreed to by the labor and industry review commission. The governor shall appoint an individual to serve at the pleasure of the governor as general counsel for the commission.

**SECTION 148M.** 15.227 (17) of the statutes is repealed.

**SECTION 157M.** 15.345 (6) of the statutes is repealed.

**SECTION 161M.** 15.347 (15) of the statutes is repealed.

**SECTION 175.** 15.405 (5g) of the statutes is amended to read:

15.405 (5g) CONTROLLED SUBSTANCES BOARD. There is created in the department of safety and professional services a controlled substances board consisting of the
attorney general, the secretary of health services, and the secretary of agriculture, trade and consumer protection, or their designees; the chairperson of the pharmacy examining board, the chairperson of the medical examining board, the chairperson of the dentistry examining board, and the chairperson of the board of nursing, or a designee; and one psychiatrist and one pharmacologist appointed for 3-year terms.

**SECTION 190.** 15.405 (12) of the statutes is renumbered 15.135 (5) (a) (intro.) and amended to read:

15.135 (5) (a) **VETERINARY EXAMINING BOARD.** (intro.) There is created a veterinary examining board in the department of safety and professional services agriculture, trade and consumer protection. The veterinary examining board shall consist of the following 8 members appointed for staggered 4-year terms:

1. Five of the members shall be licensed veterinarians licensed in this state.
2. One member shall be a veterinary technician certified in this state.
3. Two members shall be public members.
4. (b) No member of the examining board may in any way be financially interested in any school having a veterinary department or a course of study in veterinary or animal technology.

**SECTION 203P.** 15.407 (3) of the statutes is repealed.

**SECTION 205P.** 15.407 (6) of the statutes is repealed.

**SECTION 207P.** 15.407 (8) of the statutes is repealed.

**SECTION 211P.** 15.407 (12) of the statutes is repealed.

**SECTION 215P.** 15.407 (17) of the statutes is repealed.

**SECTION 219.** 15.445 (3) of the statutes is renumbered 15.345 (8), and 15.345 (8) (a), as renumbered, is amended to read:

15.345 (8) (a) There is created a lower Wisconsin state riverway board, which is attached to the department of tourism natural resources under s. 15.03.

**SECTION 222M.** 15.707 of the statutes is repealed.

**SECTION 223G.** 15.79 (1) of the statutes is amended to read:

15.79 (1) There is created a public service commission consisting of one chairperson and 2 commissioners. The chairperson and any commissioner may not have a financial interest in a railroad, water carrier, or public utility. If any member the chairperson or a commissioner voluntarily becomes so interested, the member's chairperson's or commissioner's office shall become vacant. If the member chairperson or commissioner involuntarily becomes so interested, the member's chairperson's or commissioner's office shall become vacant unless the member chairperson or commissioner divests himself or herself of the

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interest within a reasonable time. Each The chairperson and each commissioner shall hold office until a successor is appointed and qualified.

SECTION 223R. 15.79 (2) (intro.) of the statutes is amended to read:

15.79 (2) (intro.) A The chairperson and each commissioner of the public service commission may not do any of the following:

SECTION 228. 15.915 (6) of the statutes is repealed.

SECTION 233. 16.003 (2) of the statutes is amended to read:

16.003 (2) STAFF. Except as provided in ss. 16.548, 16.57, 978.03 (1), (1m) and (2), 978.04 and 978.05 (8) (b), the secretary shall appoint the staff necessary for performing the duties of the department. All staff shall be appointed under the classified service except as otherwise provided by law.

SECTION 236. 16.004 (7) (a) of the statutes is amended to read:

16.004 (7) (a) The secretary shall establish and maintain a personnel management information system which shall be used to furnish the governor, the legislature and the office division of state employment relations personnel management in the department with current information pertaining to authorized positions, payroll and related items for all civil service employees, except employees of the office of the governor, the courts and judicial branch agencies, and the legislature and legislative service agencies. It is the intent of the legislature that the University of Wisconsin System provide position and other information to the department and the legislature, which includes appropriate data on each position, facilitates accountability for each authorized position and traces each position over time. Nothing in this paragraph may be interpreted as limiting the authority of the board of regents of the University of Wisconsin System to allocate and reallocate positions by funding source within the legally authorized levels.

SECTION 239R. 16.004 (13) of the statutes is created to read:

16.004 (13) AMORTIZATION SCHEDULE FOR COMMERCIAL PAPER PRINCIPAL.

(a) In this subsection, "short-term commercial paper program" means a short-term, general obligation debt issued in lieu of long-term, state general obligation debt.

(b) The secretary shall establish an amortization schedule for the repayment of principal repayment on short-term commercial paper programs so that a uniform portion of the principal amount of the obligation is planned to be retired annually.

SECTION 240. 16.004 (16) of the statutes is repealed.

SECTION 247M. 16.02 of the statutes is repealed.

SECTION 251. 16.08 of the statutes is repealed.

SECTION 254B. 16.25 (1) (a) of the statutes is repealed.

SECTION 254D. 16.25 (2) of the statutes is amended to read:

16.25 (2) The board shall establish by rule department shall administer a program to provide length-of-service awards, described in 26 USC 457 (e) (11), to volunteer fire fighters in municipalities that operate volunteer fire departments or that contract with volunteer fire companies organized under ch. 181 or 213, to first responders in any municipality that authorizes first responders to provide first responder services, and to volunteer emergency medical technicians in any
that authorizes volunteer emergency medical technicians to provide emergency medical technical services in the municipality. To the extent permitted by federal law, the board shall design department shall administer the program so as to treat the length-of-service awards as a tax-deferred benefit under the Internal Revenue Code.

**SECTION 254F.** 16.25 (3) (intro.) of the statutes is amended to read:

> 16.25 (3) (intro.) The board department shall promulgate rules to include the following design features for administer the program so as to include all of the following features:

**SECTION 254H.** 16.25 (3) (c) of the statutes is amended to read:

> 16.25 (3) (c) The municipality may select from among the plans offered by individuals or organizations under contract with the board department under sub. (4) for the volunteer fire fighters, first responders, and emergency medical technicians who perform services for the municipality. The municipality shall pay the annual contributions directly to the individual or organization offering the plan selected by the municipality.

**SECTION 254J.** 16.25 (3) (d) of the statutes is amended to read:

> 16.25 (3) (d) 1. Subject to subd. 2., the board department shall match all annual municipal contributions paid for volunteer fire fighters, first responders, and emergency medical technicians up to $250 per fiscal year, other than contributions paid for the purchase of additional years of service under par. (e), to be paid from the appropriation account under s. 20.505 (4) (er). This amount shall be adjusted annually on July 1 to reflect 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 12-month period ending on the preceding December 31. The board department shall pay all amounts that are matched under this paragraph to the individuals and organizations offering the plans selected by the municipalities.

2. If the moneys appropriated under s. 20.505 (4) (er) are not sufficient to fully fund the contributions required to be paid by the board department under subd. 1., the board department shall prorate the contributions paid for the volunteer fire fighters, first responders, and emergency medical technicians.

**SECTION 254L.** 16.25 (3) (g) of the statutes is amended to read:

> 16.25 (3) (g) A volunteer fire fighter, first responder, or emergency medical technician shall be paid a length of service award either in a lump sum or in a manner specified by rule, consisting of all municipal and state contributions made on behalf of the volunteer fire fighter, first responder, or emergency medical technician and all earnings on the contributions, less any expenses incurred in the investment of the contributions and earnings, after the volunteer fire fighter, first responder, or emergency medical technician attains 20 years of service for a municipality and...
reaches the age of 60. If a volunteer fire fighter, first responder, or emergency medical technician has satisfied all vesting requirements under the program but has less than 20 years of service for a municipality or has not reached the age of 60, the program shall provide for the payment of a length of service award either in a lump sum or in a manner specified by rule in an amount to be determined by the board department, but less than the amount paid to a volunteer fire fighter, first responder, or emergency medical technician who has attained 20 years of service for a municipality and has reached the age of 60.

Section 254N. 16.25 (3) (i) 2. of the statutes is amended to read:

16.25 (3) (i) 2. A volunteer fire fighter, first responder, or emergency medical technician who becomes disabled during his or her service as a volunteer fire fighter, first responder, or emergency medical technician for the municipality shall be paid a length of service award either in a lump sum or in a manner specified by rule, in an amount to be determined by the board department.

Section 254P. 16.25 (3) (k) of the statutes is amended to read:

16.25 (3) (k) The board department shall equitably allocate all moneys in accounts of volunteer fire fighters, first responders, and emergency medical technicians that have been closed to the accounts of volunteer fire fighters, first responders, and emergency medical technicians that have not been forfeited or closed.

Section 254R. 16.25 (4) (a) of the statutes is amended to read:

16.25 (4) (a) The board department shall establish by rule the requirements for, and the qualifications of, the individuals and organizations in the private sector that are eligible to provide administrative services and investment plans under the program, other than services funded from the appropriation under s. 20.505 (4) (ec). In establishing the requirements and qualifications, the board department shall develop criteria of financial stability that each individual and organization must meet in order to offer the services and plans under the program.

Section 254T. 16.25 (4) (b) of the statutes is amended to read:

16.25 (4) (b) The board department may contract with any individual or organization in the private sector that seeks to provide administrative services and investment plans required for the program, other than services funded from the appropriation under s. 20.505 (4) (ec), if the individual or organization fulfills the requirements and has the qualifications established by the board department under par. (a). Section 16.72 (2) (b) does not apply to any such contract.

Section 254V. 16.25 (5) of the statutes is amended to read:

16.25 (5) The board department shall establish by rule a process by which a volunteer fire fighter, first responder, or emergency medical technician may appeal to the board secretary any decision made by the department or by an individual or
organization under contract with the board department under sub. (4) that affects
a substantial interest of the volunteer fire fighter, first responder, or emergency
medical technician under the program.

SECTION 254X. 16.25 (6) of the statutes is amended to read:
16.25 (6) Annually, on or before December 31, the board department shall
submit a report to the chief clerk of each house of the legislature under s. 13.172 (2)
describing the activities of the board department under this section.

SECTION 262. 16.40 (18) of the statutes is amended to read:
16.40 (18) REQUIRE AGENCIES TO PROVIDE COPIES. Require each state
agency, at
the time that the agency submits a request to the department for an increased
appropriation to be provided in an executive budget bill which is necessitated by the
compensation plan under s. 230.12 or a collective bargaining agreement approved
under s. 111.92, to provide a copy of the request to the director of the office
administrator of the division of state employment relations personnel management
in the department and the joint committee on employment relations.

SECTION 268. 16.415 (1) of the statutes is amended to read:
16.415 (1) Neither the secretary nor any other fiscal officer of this state
may
draw, sign, or issue, or authorize the drawing, signing, or issuing of any warrant on
any disbursing officer of the state to pay any compensation to any person in the
classified service of the state unless an estimate, payroll, or account for such
compensation, containing the names of every person to be paid, bears the certificate
of the appointing authority that each person named in the estimate, payroll, or
account has been appointed, employed, or subject to any other personnel
transaction
in accordance with, and that the pay for the person has been established in
accordance with, the law, compensation plan, or applicable collective bargaining
agreement, and applicable rules of the director of the office administrator of the
division of state employment relations personnel management in the department
and the director of the bureau of merit recruitment
and
selection in the office of state employment relations department then in effect.

SECTION 269. 16.415 (3) of the statutes is amended to read:
16.415 (3) Any sums paid contrary to this section may be recovered from
any
appointing authority making such appointments in contravention of law or of the
rules promulgated pursuant thereto, or from any appointing authority signing or
countersigning or authorizing the signing or countersigning of any warrant for the
payment of the same, or from the sureties on the official bond of any such
appointing
authority, in an action in the circuit court for any county within the state,
maintained
by the director of the office administrator of the division of state employment
relations personnel management in the department, or by a citizen resident
therein,
who is assessed for, and liable to pay, or within one year before the commencement

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of the action has paid, a state, city or county tax within this state. All moneys
recovered in any action brought under this section when collected, shall be paid
into
the state treasury except that if a citizen taxpayer is plaintiff in any such action he
or she shall be entitled to receive for personal use the taxable cost of such action
and
5% of the amount recovered as attorney fees.

SECTION 272D. 16.42 (1m) of the statutes is created to read:
16.42 (1m) An agency making a request under sub. (1) shall submit 3
proposals
as follows:

(a) A proposal written as if there would be no increase in expenditures of
general purpose revenue, program revenue, or segregated revenue from the base
levels for the current fiscal year.
(b) A proposal written as if the only increase in expenditures of general
purpose
revenue, program revenue, or segregated revenue from base levels would be for the
cost to continue programs, including standard budget adjustments and increases in
costs due to case load or population adjustments, and for the amounts necessary to
fund previously enacted program commitments.
(c) The proposal submitted in par. (b) but modified to include increases in
expenditures of general purpose revenue, program revenue, or segregated revenue
from base levels for programmatic changes.

SECTION 272F. 16.42 (3) of the statutes is amended to read:
16.42 (3) The department of safety and professional services shall include
in
its agency request under sub. (1) a proposal to eliminate any council, board, or
commission that has not held a meeting since the preceding September 15, unless
the council, board, or commission is required to exist under federal law.

SECTION 272H. 16.43 of the statutes is amended to read:
16.43 (1) The secretary shall compile and submit to the governor or the
governor-elect and to each person elected to serve in the legislature during the next
biennium, not later than November 20 of each even-numbered year, a compilation
giving all of the data required by s. 16.46 to be included in the state budget report,
except the recommendations of the governor and the explanation thereof.
(3) The secretary shall not include in the compilation any provision for the
development or implementation of an information technology development project
for an executive branch agency that is not consistent with the strategic plan of the
agency, as approved under s. 16.976. The secretary may distribute the budget
compilation in printed or optical disk format.

SECTION 272I. 16.43 (2) of the statutes is created to read:
16.43 (2) When the secretary compiles the requests of agencies for the
succeeding biennium, the secretary shall ensure that the data is presented as the
following 3 proposals:
(a) A proposal written as if there would be no increase in expenditures of general purpose revenue, program revenue, or segregated revenue from the base levels for the current fiscal year.

(b) A proposal written as if the only increase in expenditures of general purpose revenue, program revenue, or segregated revenue from base levels would be for the cost to continue programs, including standard budget adjustments and increases in costs due to case load or population adjustments, and for the amounts necessary to fund previously enacted program commitments.

(c) The proposal submitted in par. (b) but modified to include increases in expenditures of general purpose revenue, program revenue, or segregated revenue from base levels for programmatic changes.

SECTION 275. 16.50 (3) (f) of the statutes is amended to read:

16.50 (3) (f) At the request of the director of the office administrator of the division of state employment relations personnel management in the department, the secretary of administration may authorize the temporary creation of pool or surplus positions under any source of funds if the director determines that temporary positions are necessary to maintain adequate staffing levels for high turnover classifications, in anticipation of attrition, to fill positions for which recruitment is difficult. Surplus or pool positions authorized by the secretary shall be reported quarterly to the joint committee on finance in conjunction with the report required under s. 16.54 (8).

SECTION 277M. 16.505 (2m) of the statutes is amended to read:

16.505 (2m) The board of regents of the University of Wisconsin System or the chancellor of the University of Wisconsin-Madison may create or abolish a full-time equivalent position or portion thereof, other than positions funded from the appropriation under s. 20.285 (1) (a). Beginning on July 1, 2015, all positions authorized for the University of Wisconsin shall not be included in any state position report. No later than the last day of the month following completion of each calendar quarter, Annually, no later than November 1, the board of regents shall report to the department and the cochairpersons of the joint committee on finance concerning the number of full-time equivalent positions created or abolished by the board under this subsection during the preceding calendar quarter 12-month period and the source of funding for each such position. The report shall be based on the October 1 payroll.

SECTION 282M. 16.518 (3) (b) 2. of the statutes is repealed and recreated to read:

16.518 (3) (b) 2. If the amount transferred under par. (a) would cause the general fund balance on June 30 of the fiscal year, as projected under s. 20.005 (1), to be less than 2 percent of the total general purpose revenue appropriations for that
fiscal year, plus any amount from general purpose revenue designated as "Compensation Reserves" for that fiscal year in the summary under s. 20.005 (1), the secretary may not make the transfer under par. (a).

**SECTION 282S.** 16.52 (6) (a) of the statutes is amended to read:

16.52 (6) (a) Except as authorized in s. 16.74 and 16.745, all purchase orders, contracts, or printing orders for any agency, as defined in s. 16.70 (1e), shall, before any liability is incurred thereon, be submitted to the secretary for his or her approval as to legality of purpose and sufficiency of appropriated and allotted funds therefor. In all such cases the date of the contract or order governs the fiscal year to which the contract or order is chargeable, unless the secretary determines that the purpose of the contract or order is to prevent lapsing of appropriations or to otherwise circumvent budgetary intent. Upon such approval, the secretary, after granting any approval required under this paragraph, shall immediately encumber all contracts or orders, and indicate the fiscal year to which they are chargeable.

**SECTION 292.** 16.528 (3) (f) of the statutes is created to read:

16.528 (3) (f) A contract under s. 977.08 (3) (f).

**SECTION 307.** 16.57 of the statutes is repealed.

**SECTION 307M.** 16.61 (2) (b) 1. of the statutes is amended to read:

16.61 (2) (b) 1. Records and correspondence of any member or officer of the legislature, any legislative employee under s. 13.20, and any legislative service agency under subch. IV of ch. 13.

**SECTION 307S.** 16.61 (14) of the statutes is created to read:

16.61 (14) CERTAIN RECORDS OF THE LEGISLATIVE BRANCH. No provision of this section that conflicts with a rule or policy of the senate or assembly or joint rule or policy of the legislature shall apply to a public record that is subject to such rule or policy.

**SECTION 316D.** 16.641 (2) (i) of the statutes is created to read:

16.641 (2) (i) Before December 31 of each year, beginning in 2015, ensure that the account balance limitation under sub. (3) (bm) is increased for the subsequent year. The annual increase shall be equal to a percentage that is not less than the most recently published national average tuition and fees percentage increase at private, nonprofit 4-year institutions, as determined by the College Board, or such other nationally reputable entity, and shall be subject to the requirements under 26 USC 529 that pertain to the prohibition on excess contributions.

**SECTION 316DE.** 16.641 (3) (bm) of the statutes is created to read:

16.641 (3) (bm) Beginning on August 1, 2015, no contribution may be made to an account if the contribution would cause the account balance of a beneficiary's
account, or the combined balance of all accounts of a beneficiary, to exceed $425,000.

This contribution limitation applies to all accounts that are established on and after that date, and to all accounts that are in existence on that date that have not yet reached the balance limit specified in this paragraph, subject to the annual increase described in sub. (2) (i).

SECTION 316E. 16.643 of the statutes is created to read:

16.643 Support accounts for individuals with disabilities.

(1) DEFINITIONS. In this section:

(a) "Account owner" means an individual who establishes, and owns, an account under this section and who is one of the following:

1. The beneficiary of the account.

2. If the beneficiary is a minor or otherwise incapable of handling his or her financial affairs, the parent or guardian of the beneficiary.

(b) "Beneficiary" means an eligible individual for whom an account is established under this section.

(c) "Eligible individual" has the meaning given in 26 USC 529A.

(d) "Financial institution" means any bank, savings bank, savings and loan association, or credit union that is authorized to do business under state or federal laws relating to financial institutions.

(e) "Qualified expenses" has the meaning given for "qualified disability expenses" under 26 USC 529A.

(2) DUTIES OF THE DEPARTMENT. The department shall do all of the following:

(a) Ensure that an account established under this section meets the requirements of a qualified ABLE program under 26 USC 529A.

(b) Promulgate rules to implement and administer this section.

(3) ACCOUNT OWNERS; BENEFICIARIES; CONTRIBUTIONS; TERMINATION OF ACCOUNTS.

(a) An account owner may do all of the following:

1. Establish an account under this section at a financial institution.

2. Change the beneficiary of an account to a family member, as defined in 26 USC 529A, of the previous beneficiary, if the new beneficiary is an eligible individual.

3. If the account owner is not the beneficiary, terminate an account upon the death of a beneficiary if the account owner is unable to change the beneficiary under subd. 2.

(b) An individual may not be the beneficiary of more than one account established under this section.

(c) 1. The maximum total amount of annual contributions that may be made...
to an account established under this section for a particular beneficiary is the amount described in 26 USC 529A (b) (2) (B).

2. The maximum total amount of all annual contributions that may be made to an account established under this section for a particular beneficiary is the same as the maximum aggregate contribution limit to an account described under s. 16.641, as set by the college program savings board.

3. If any person attempts to contribute to an account established under this section and that contribution would exceed one or both of the limits specified in this paragraph, the financial institution to which the contribution is sent shall return to the prospective contributor any amount of the attempted contribution that is necessary to prevent the limits from being exceeded.

4. If more than one person attempts to contribute to an account established under this section and such contributions would exceed the limits specified in this paragraph, and if the attempted contributions arrive at the financial institution on the same day, the financial institution to which the contributions are sent shall return to the prospective contributors any amount of the attempted contributions, on a prorated basis, that is necessary to prevent the limits from being exceeded.

(d) Upon the death of the beneficiary who is the account owner the account shall terminate, and upon the termination of an account as described in par. (a) 3., any amount remaining in the account shall be recoverable by the state under s. 49.849 as property of a decedent is recoverable under that statute. Any amount that remains in the account following such recovery under s. 49.849 shall be paid to the account owner's estate. Recovery authorized under this paragraph may relate only to public assistance received by a beneficiary on and after the date on which an account is established under this section.

(4) PAYMENT OF CLAIMS. If a beneficiary incurs costs for qualified expenses, the financial institution shall pay such expenses if sufficient funds to do so are in the account.

(5) ELIGIBILITY FOR LONG-TERM CARE PROGRAMS. A person who is determining eligibility for an individual for a long-term care program under s. 46.27, 46.275, or 46.277, the family care benefit under s. 46.286, the family care partnership program, the long-term care program defined in s. 46.2899 (1), or any other demonstration program or program operated under a waiver of federal medicaid law that provides long-term care benefits shall exclude from the determination any income from assets accumulated in an account created under this section for a beneficiary.

SECTION 316P. 16.70 (1e) of the statutes is amended to read:

16.70 (1e) "Agency" means an office, department, agency, institution of higher education, association, society or other body in state government created or authorized to be created by the constitution or any law, which is entitled to expend
moneys appropriated by law, including the legislature and the courts, but not including an authority or the University of Wisconsin System.

**SECTION 320M.** 16.705 (1b) (a) of the statutes is amended to read:

16.705 (1b) (a) The service award board department under s. 16.25 (4) (b).

**SECTION 321.** 16.705 (1r) (d) of the statutes is repealed.

**SECTION 322.** 16.705 (1r) (e) of the statutes is repealed.

**SECTION 323B.** 16.705 (2) (a) of the statutes is amended to read:

16.705 (2) (a) The department shall promulgate rules for the procurement of contractual services by the department and its designated agents, including but not limited to rules prescribing approval and monitoring processes for contractual service contracts; except as provided in par. (b), a requirement for agencies, except for the University of Wisconsin System, to conduct a uniform cost-benefit analysis of each proposed contractual service procurement involving an estimated expenditure of more than $50,000 in accordance with standards prescribed in the rules; and, except as provided in par. (b), a requirement for agencies, except for the University of Wisconsin System, to review periodically, and before any renewal, the continued appropriateness of contracting under each contractual services agreement involving an estimated expenditure of more than $50,000.

**SECTION 326Q.** 16.71 (1) of the statutes is amended to read:

16.71 (1) Except as otherwise required under this section and s. 16.78 or as authorized in s. 16.74 or 16.745, the department shall purchase and may delegate to special designated agents the authority to purchase all necessary materials, supplies, equipment, all other permanent personal property and miscellaneous capital, and contractual services and all other expense of a consumable nature for all agencies. In making any delegation, the department shall require the agent to adhere to all requirements imposed upon the department in making purchases under this subchapter. All materials, services and other things and expense furnished to any agency and interest paid under s. 16.528 shall be charged to the proper appropriation of the agency to which furnished.

**SECTION 327B.** 16.71 (1m) of the statutes is amended to read:

16.71 (1m) The department shall not delegate to any executive branch agency, other than the board of regents of the University of Wisconsin System, the authority to enter into any contract for materials, supplies, equipment, or contractual services relating to information technology or telecommunications prior to review and approval of the contract by the department. The department may delegate this authority to the University of Wisconsin-Madison. No executive branch agency, other than the board of regents of the University of Wisconsin System, may enter into any such contract without review and approval of the contract by the department. The University of Wisconsin-Madison may enter...
into any such contract without review and approval by the department. Any executive branch agency that enters into a contract, except for a contract entered into under s. 16.745, relating to information technology under this section shall comply with the requirements of s. 16.973 (13). Any delegation to the board of regents of the University of Wisconsin System or to the University of Wisconsin-Madison is subject to the limitations prescribed in s. 36.585.

SECTION 328. 16.71 (4) of the statutes is repealed.

SECTION 328M. 16.71 (5) of the statutes is repealed.

SECTION 330N. 16.72 (4) (a) of the statutes is amended to read:

16.72 (4) (a) Except as provided in ss. 16.71 and 16.74 or as otherwise provided in this subchapter and the rules promulgated under s. 16.74 and 16.745 and this subchapter, all supplies, materials, equipment and contractual services shall be purchased for and furnished to any agency only upon requisition to the department. The department shall prescribe the form, contents, number and disposition of requisitions and shall promulgate rules as to time and manner of submitting such requisitions for processing. No agency or officer may engage any person to perform contractual services without the specific prior approval of the department for each such engagement. Purchases of supplies, materials, equipment or contractual services under s. 16.745 or by the legislature, the courts, or legislative service or judicial branch agencies do not require approval under this paragraph.

SECTION 332B. 16.73 (5) of the statutes is repealed and recreated to read:

16.73 (5) The department or its agents may enter into an agreement with the University of Wisconsin System under which either of the parties may agree to participate in, administer, or conduct purchasing transactions under a contract for the purchase of materials, supplies, equipment, permanent personal property, miscellaneous capital, or contractual services.

SECTION 333R. 16.745 of the statutes is created to read:

16.745Department of employee trust funds and governing boards purchasing.(1) All supplies, materials, equipment, and contractual services required by the department of employee trust funds and any of its governing boards shall be purchased by the department of employee trust funds and its governing boards. The department of employee trust funds and its governing boards shall maintain copies of all purchasing requisitions and contracts and shall permit inspection and copying of the requisitions and contracts under subch. II of ch. 19. No such requisition or contract need be filed with the department of administration.

(2) (a) The department of employee trust funds shall file all bills and statements for purchases and engagements it makes under this section with the secretary, who shall audit and authorize payment of all bills and statements.
(b) Any governing board shall file all bills and statements for purchases and engagements it makes under this section with the secretary, who shall audit and authorize payment of all bills and statements.

(3) The department of administration shall, upon request, make recommendations and furnish assistance to the department of employee trust funds and its governing boards regarding purchasing procedure. The department of administration shall, upon request, process requisitions for purchases submitted by the department of employee trust funds or a governing board and shall procure materials, supplies, equipment, and services for the department of employee trust funds or a governing board in accordance with the purchasing procedure prescribed for executive branch agencies under this subchapter.

**SECTION 334C.** 16.75 (1) (a) 2. of the statutes is amended to read:

16.75 (1) (a) 2. If a vendor is not a Wisconsin producer, distributor, supplier or retailer and the department determines that the state, foreign nation or subdivision thereof in which the vendor is domiciled grants a preference to vendors domiciled in that state, nation or subdivision in making governmental purchases, the department and any agency making purchases under s. 16.74 or 16.745 shall give a preference over that vendor to Wisconsin producers, distributors, suppliers and retailers, if any, when awarding the order or contract. The department may enter into agreements with states, foreign nations and subdivisions thereof for the purpose of implementing this subdivision.

**SECTION 339N.** 16.75 (3m) (b) of the statutes is amended to read:

16.75 (3m) (b) 1. The department, any agency to which the department delegates purchasing authority under s. 16.71 (1), and any agency making purchases under s. 16.74 or 16.745 shall attempt to ensure that 5 percent of the total amount expended under this subchapter in each fiscal year is paid to minority businesses.

2. The department, any agency to which the department delegates purchasing authority under s. 16.71 (1), and any agency making purchases under s. 16.74 or 16.745 shall attempt to ensure that at least 1 percent of the total amount expended under this subchapter in each fiscal year is paid to disabled veteran-owned businesses.

3. Except as provided under sub. (7), the department, any agency to which the department delegates purchasing authority under s. 16.71 (1), and any agency making purchases under s. 16.74 or 16.745 may purchase materials, supplies, equipment, and contractual services from any minority business or disabled veteran-owned business, or a business that is both a minority business and a
disabled veteran-owned business, submitting a qualified responsible
competitive
bid that is no more than 5 percent higher than the apparent low bid or competitive
proposal that is no more than 5 percent higher than the most advantageous
proposal.
In administering the preference for minority businesses or disabled veteran-owned
businesses established in this paragraph, the department, the delegated agency, and
any agency making purchases under s. 16.74 or 16.745 shall maximize the use of
minority businesses or disabled veteran-owned businesses which are incorporated
under ch. 180 or which have their principal place of business in this state.

**SECTION 342.** 16.75 (3t) (c) (intro.) of the statutes is amended to read:

16.75 (3t) (c) (intro.) The department of corrections shall periodically
provide
to the department of administration a current list of all materials, supplies,
equipment or contractual services, excluding commodities, that are supplied by
prison industries, as created under s. 303.01. The department of administration
shall distribute the list to all designated purchasing agents under s. 16.71 (1).
Except
as otherwise provided in sub. (6) (am), prior to seeking bids or competitive sealed
proposals with respect to the purchase of any materials, supplies, equipment or
contractual services enumerated in the list, the department of administration or
any
other designated purchasing agent under s. 16.71 (1) shall offer prison industries
the
opportunity to supply the materials, supplies, equipment or contractual services if
the department of corrections is able to provide them at a price that is equal to or
lower than comparable to one which may be obtained through competitive bidding
or competitive sealed proposals and is able to conform to the specifications. If the
department of administration or other purchasing agent is unable to determine
whether the price of prison industries is equal to or lower than comparable to one
obtained through competitive bidding or competitive sealed proposals, it may solicit
bids or competitive proposals before awarding the order or contract. This
paragraph
does not apply to the printing of the following forms:

**SECTION 343.** 16.75 (3t) (c) 1. of the statutes is repealed.

**SECTION 344.** 16.75 (3t) (c) 6. of the statutes is repealed.

**SECTION 345B.** 16.75 (8) (am) of the statutes is amended to read:

16.75 (8) (am) The department, any other designated purchasing agent
under
s. 16.71 (1), any agency making purchases under s. 16.74 or 16.745, and each
authority other than the University of Wisconsin Hospitals and Clinics Authority
and the Lower Fox River Remediation Authority shall, to the extent practicable,
make purchasing selections using specifications developed under s. 16.72 (2) (e) to
maximize the purchase of materials utilizing recycled materials and recovered
materials.

**SECTION 345D.** 16.75 (9) of the statutes is amended to read:
16.75 (9) The department, any other designated purchasing agent under s. 16.71 (1), any agency making purchases under s. 16.74 or 16.745, and any authority other than the University of Wisconsin Hospitals and Clinics Authority and the Lower Fox River Remediation Authority shall, to the extent practicable, make purchasing selections using specifications prepared under s. 16.72 (2) (f).

**SECTION 345F.** 16.75 (10e) (b) of the statutes is amended to read:

16.75 (10e) (b) If s. 16.855 (10s) (a) provides an applicable standard for the type of energy consuming equipment being purchased and the purchase will cost more than $5,000 per unit the department, any other designated purchasing agent under s. 16.71 (1), any agency making purchases under s. 16.74 or 16.745, and any authority may not purchase that type of energy consuming equipment unless the specifications for the equipment meet the applicable standards. If there is an applicable standard under s. 16.855 (10s) (a), but the energy consuming equipment meeting that standard is not reasonably available, the department, purchasing agent, agency, or authority shall ensure, for purchases over $5,000 per unit, that the energy consuming equipment that is purchased maximizes energy efficiency to the extent technically and economically feasible. The department, purchasing agent, agency, or authority shall not determine that energy consuming equipment that meets the applicable standard under s. 16.855 (10s) (a) either is not reasonably available on the basis of cost alone or is not cost-effective unless the difference in the cost of the purchase and installation of the equipment that meets the standard and the equipment that would otherwise be installed is greater than the difference in the cost of operating the equipment that meets the standard and the equipment that would otherwise be installed over the anticipated life of the equipment.

**SECTION 345H.** 16.75 (10m) of the statutes is amended to read:

16.75 (10m) The department, any other designated purchasing agent under s. 16.71 (1), any agency making purchases under s. 16.74 or 16.745, and any authority shall not enter into any contract or order for the purchase of materials, supplies, equipment, or contractual services with a person if the name of the person, or the name of an affiliate of that person, is certified to the department by the secretary of revenue under s. 77.66.

**SECTION 346P.** 16.76 (1) of the statutes is amended to read:

16.76 (1) All contracts for materials, supplies, equipment or contractual services to be provided to any agency shall run to the state of Wisconsin. Such contracts shall be signed by the secretary or an individual authorized by the secretary, except that contracts entered into by the department of employee trust funds or its governing boards shall be signed by an individual authorized by the
secretary of employee trust funds and contracts entered into directly by
the legislature, the courts or a legislative service or judicial branch agency shall be
signed by an individual authorized under s. 16.74 (2) (b).

SECTION 354P. 16.77 (1) of the statutes is amended to read:
16.77 (1) No bill or statement for work or labor performed under purchase
orders or contracts issued by the secretary or the secretary's designated agents,
and
no bill or statement for supplies, materials, equipment or contractual services
purchased for and delivered to any agency may be paid until the bill or statement is
approved through a preaudit or postaudit process determined by the secretary.
This subsection does not apply to purchases made directly by the courts, the legislature
or a legislative service or judicial branch agency under s. 16.74 or 16.745.

SECTION 355B. 16.78 (1) of the statutes is amended to read:
16.78 (1) Every agency other than the board of regents of the University of
Wisconsin System, the University of Wisconsin-Madison, or an agency making
purchases under s. 16.74 or 16.745 shall make all purchases of materials, supplies,
equipment, and contractual services relating to information technology or
telecommunications from the department, unless the department requires the
agency to purchase the materials, supplies, equipment, or contractual services
pursuant to a master contract established under s. 16.972 (2) (h), or grants written
authorization to the agency to procure the materials, supplies, equipment, or
contractual services under s. 16.75 (1) or (2m), to purchase the materials, supplies,
equipment, or contractual services from another agency or to provide the materials,
supplies, equipment, or contractual services to itself. The board of regents of the
University of Wisconsin System and the University of Wisconsin-Madison may
make purchases of materials, supplies, equipment, and contractual services
relating
to information technology or telecommunications from the department.

SECTION 356Q. 16.84 (5) of the statutes is renumbered 16.84 (5) (a) 1. and
amended to read:
16.84 (5) (a) 1. Have responsibility, subject to approval of the governor, for
all
functions relating to the leasing, acquisition, allocation and utilization of all real
property by the state, except where such responsibility is otherwise provided by the
statutes. In this connection, the department shall, with the governor's approval
(b) When exercising the responsibility under par. (a) 1., require, with the
governor's approval, physical consolidation of office space utilized by any executive
branch agency, as defined in s. 16.70 (4), having fewer than 50 authorized full-time
equivalent positions with office space utilized by another executive branch agency,
whenever feasible. The department shall lease
(c) Lease or acquire office space for legislative offices or legislative service
agencies at the direction of the joint committee on legislative organization. In this
subsection, "executive branch agency" has the meaning given in s. 16.70 (4).

SECTION 356R. 16.84 (5) (a) 2. of the statutes is created to read:
16.84 (5) (a) 2. Before entering into or renewing a lease for an executive branch
agency, as defined in s. 16.70 (4), for space that is located in Dane or Milwaukee County, solicit lease options for space in counties other than Dane or Milwaukee and provide to the agency director and the joint committee on finance a cost-benefit analysis that considers any savings that would accrue to the state if the executive branch agency were located in a county other than Dane or Milwaukee.

**SECTION 364M.** 16.85 (1) of the statutes is amended to read:

16.85 (1) To take charge of and supervise all engineering or architectural services or construction work, as defined in s. 16.87 (1) (a), performed by, or for, the state, or any department, board, institution, commission, or officer of the state, including nonprofit-sharing corporations organized for the purpose of assisting the state in the construction and acquisition of new buildings or improvements and additions to existing buildings as contemplated under ss. 13.488, 36.09, and 36.11, except work to be performed for the University of Wisconsin System with respect to a building, structure, or facility involving a cost of less than $500,000 that is funded entirely with the proceeds of gifts or grants made to the system for a project specified in s. 13.48 (10) (c) or (e), and except the engineering, architectural, and construction work of the department of transportation; and the engineering service performed by the department of safety and professional services, department of revenue, public service commission, department of health services, and other departments, boards, and commissions when the service is not related to the maintenance, and construction and planning, of the physical properties of the state.

**SECTION 365M.** 16.85 (2) of the statutes is amended to read:

16.85 (2) To furnish engineering, architectural, project management, and other building construction services whenever requisitions therefor are presented to the department by any agency. The department may deposit moneys received from the provision of these services in the account under s. 20.505 (1) (kc) or in the general fund as general purpose revenue — earned. For a building project of the University of Wisconsin System that is entirely funded by program revenues or program revenue supported borrowing, the department shall assess the University of Wisconsin System for these services on a fee-for-service basis, except that the fees assessed may not exceed 4 percent of the total cost of the project. In this subsection, "agency" means an office, department, independent agency, institution of higher education, association, society, or other body in state government created or authorized to be created by the constitution or any law, which is entitled to expend moneys appropriated by law, including the legislature and the courts, but not including an authority created in subch. II of ch. 114 or in ch. 231, 233, 234, 237, 238, or 279.

**SECTION 366M.** 16.85 (12) of the statutes is amended to read:
16.85 (12) To review and approve plans and specifications for any building or structure that is constructed for the benefit of the University of Wisconsin System or any institution thereof, and to periodically review the progress of any such building or structure during construction to assure compliance with the approved plans and specifications. This subsection does not apply to any building, structure, or facility that is constructed, remodeled, repaired, renewed, or expanded for the University of Wisconsin System involving a cost of less than $500,000 if the project is funded entirely from the proceeds of gifts or grants made to the system projects specified in s. 13.48 (10) (c) and (e).

SECTION 369D. 16.855 (1g) (a) of the statutes is renumbered 16.855 (1g) (ar).

SECTION 369H. 16.855 (1g) (ag) of the statutes is created to read:

16.855 (1g) (ag) "Board of Regents" means the Board of Regents of the University of Wisconsin System.

SECTION 369P. 16.855 (1g) (e) of the statutes is amended to read:

16.855 (1g) (e) "Single prime contracting" means bidding and contracting through a process in which only a general prime contractor has a contractual relationship with the state and all mechanical, electrical, or plumbing subcontractors are identified by the department or the Board of Regents and are subcontractors to the general prime contractor.

SECTION 369T. 16.855 (1g) (f) of the statutes is created to read:

16.855 (1g) (f) "UW gifts and grants project" means a construction project funded entirely with gifts and grants made to the University of Wisconsin System for the express purpose of funding the construction project.

SECTION 370. 16.855 (1m) of the statutes is amended to read:

16.855 (1m) The department shall let by contract to the lowest qualified responsible bidder all construction work when the estimated construction cost of the project exceeds $50,000, except for construction work authorized under s. 16.858 and except as provided in sub. (1r) or (10m) or s. 13.48 (19) (a). If factors other than dollar amounts are required to be evaluated for a project, the department shall specify a formula that will convert the other factors into a dollar value for comparison.

SECTION 372G. 16.855 (12m) of the statutes is created to read:

16.855 (12m) The Board of Regents may let UW gifts and grants projects through single prime contracting. If the Board of Regents lets a UW gifts and grants project through single prime contracting, this section does not apply to the project, except for subs. (13), (14), and (14m).

SECTION 372R. 16.855 (13) (a) 1. of the statutes is amended to read:

16.855 (13) (a) 1. In any project under this section let under single prime contracting, the department or the Board of Regents shall identify, as provided under par. (b), the mechanical, electrical, or plumbing subcontractors who have submitted the lowest bids and who are qualified responsible bidders. A general prime
contractor who is submitting a bid under sub. (14) shall include the subcontractors so identified.

SECTION 373B. 16.855 (13) (a) 2. of the statutes is amended to read:

16.855 (13) (a) 2. In any project under this section that is let under s. 13.48 (19) (a), the department shall identify, as provided under par. (b), the mechanical, electrical, or plumbing subcontractors who have submitted the lowest bids and who are qualified responsible bidders. The contractor awarded a contract under s. 13.48 (19) (a) shall contract with the mechanical, electrical, or plumbing subcontractors so identified.

SECTION 373M. 16.855 (13) (b) of the statutes is amended to read:

16.855 (13) (b) For purposes of identifying subcontractors under par. (a), the department or the Board of Regents shall develop and administer an open and public bidding process. The department shall follow the requirements and procedures under sub. (2). The Board of Regents shall follow the requirements and procedures specified for the department under sub. (2) and has the power specified for the department under sub. (6). Within 48 hours of the deadline for a mechanical, electrical, or plumbing contractor to submit a bid, the department or board shall post on the department its Internet site the names of the bidders and the amount of each bid. No more than 5 days after the deadline, the department or board shall post on its Internet site and provide public notice of the lowest bidders who are qualified responsible bidders. The department or board shall post on its Internet site the bids, including the bid documents, identified under this paragraph as the lowest bids and they shall be open to public inspection under s. 19.35 (1). No other bids under this paragraph may be on the Internet site or open to public inspection.

SECTION 374B. 16.855 (14) (am) of the statutes is amended to read:

16.855 (14) (am) Except as provided in s. 13.48 (19) (a), the department shall let all construction projects that exceed $185,000 through single prime contracting.

The department may not request or accept any alternate bids when letting a construction project through single prime contracting.

SECTION 374D. 16.855 (14) (b) 1. of the statutes is amended to read:

16.855 (14) (b) 1. The state is not liable to a contractor for damage from delay caused by another contractor if the department or the Board of Regents takes reasonable action to require the delaying contractor to comply with its contract. If the state is not liable under this subdivision, the delayed contractor may bring an action for damages against the delaying contractor.
SECTION 374E. 16.855 (14) (bm) of the statutes is amended to read:

16.855 (14) (bm) If the bid is being let through single prime contracting, bidders for the general prime contractor who are responsible qualified bidders shall submit their bids to the department or the Board of Regents no later than 5 days after the successful subcontractor bids become available to the public under sub. (13) (b). Within 48 hours of the deadline for a general prime contractor to submit a bid, the department or board shall post on the department’s Internet site the tabulations of all bids that identify the names of the general prime contractors that bid and the amount of each bid and shall make the tabulations and amounts available at the department or board if they are unavailable on the department’s Internet site.

SECTION 374H. 16.855 (14) (c) of the statutes is amended to read:

16.855 (14) (c) The department or the Board of Regents shall reject any bid for the general prime contractor from a bidder who submits a bid that includes contractors other than the ones identified under sub. (13) (a). The award of a contract may not be finalized until the department or board approves the required performance bond and certificate of insurance.

SECTION 374L. 16.855 (14) (d) of the statutes is amended to read:

16.855 (14) (d) Except as provided in sub. (10m) (am), the department or the Board of Regents shall award all single prime contracts to the lowest bidder who is a qualified responsible bidder that results in the lowest total construction cost for the project.

SECTION 374O. 16.855 (14) (e) of the statutes is amended to read:

16.855 (14) (e) Within 30 days after the deadline under par. (bm) for bidders for the general prime contractor to submit their bids, the department or the Board of Regents shall notify the general prime contractor bidder that was awarded the contract under par. (d). The contractor who is awarded the contract shall enter into contracts with the mechanical, electrical, or plumbing subcontractors identified under par. (13) (a), shall ensure that any contract meets the requirements under sub. (14m) (a) and (b), and shall comply with the requirements under sub. (14m) (c) and (d). The department or board shall make the final bid results available on its Internet site at the time it provides the written, official notice to the successful general prime contractor bidder notifying the contractor that the contract is fully executed and that the contractor is authorized to begin work on the project.

SECTION 374R. 16.855 (14m) (a) of the statutes is amended to read:

16.855 (14m) (a) Any contract entered into between a general prime contractor and a subcontractor under sub. (14) (e) must contain all of the following clauses:

Prompt Payment. (General prime contractor) shall pay (mechanical, electrical, or plumbing subcontractor) in accordance with section 16.855 (19) (b), Wisconsin stats., for work that has been satisfactorily completed and properly invoiced by (mechanical, electrical, or plumbing subcontractor). A payment is timely
if it is mailed, delivered, or transferred to (mechanical, electrical, or plumbing subcontractor) by the deadline under section 16.855 (19) (b), Wisconsin stats.

If (mechanical, electrical, or plumbing subcontractor) is not paid by the deadline in this contract, (general prime contractor) shall pay interest on the balance due from the eighth day after the (general prime contractor) receives payment from the Department (Department of Administration or Board of Regents) for the work for which payment is due and owing to (mechanical, electrical, or plumbing subcontractor), at the rate specified in section 71.82, Wisconsin stats., compounded monthly.

A (mechanical, electrical, or plumbing subcontractor) that receives payment as provided under this contract and that subcontracts with another entity shall pay those subcontractors, and be liable for interest on late payments to those subcontractors, in the same manner as (general prime contractor) is required to pay (mechanical, electrical, or plumbing subcontractor) under this contract.

Insurance and Bonds. (Mechanical, electrical, or plumbing subcontractor) shall not commence work under this contract until it has obtained all necessary insurance required of (mechanical, electrical, or plumbing subcontractor) in the contract between the (general prime contractor) and the Department (Department of Administration or Board of Regents).

(Mechanical, electrical, or plumbing subcontractor) shall provide a separate 100 percent performance bond and a separate 100 percent payment bond to the benefit of the (general prime contractor) as the sole named obligee. Original bonds shall be given to the (general prime contractor) and a copy shall be given to the Department (Department of Administration or Board of Regents) no later than 10 days after execution of this contract.

Indemnification. To the fullest extent permitted by law, (mechanical, electrical, or plumbing subcontractor) shall defend, indemnify, and hold harmless (general prime contractor) and its officers, directors, agents, and any others whom (general prime contractor) is required to indemnify under its contract with the department (Department of Administration or Board of Regents), and the employees of any of them, from and against claims, damages, fines, penalties, losses, and expenses, including but not limited to attorney fees, arising in any way out of or resulting from the performance of the work under this contract, but only to the extent such claim, damage, fine, penalty, loss, or expense: (1) is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of property, including but not limited to loss of use resulting therefrom and is caused by the negligence, or acts or omissions, of (mechanical, electrical, or plumbing subcontractor), its
subcontractors, any of their employees, and anyone directly or indirectly employed
by them or anyone for whose acts they may be liable, or (2) as related to such
claims, damages, fines, penalties, losses, and expense of or against (general prime
contractor), results from or arises out of the negligence of (general prime
contractor) or other fault in providing general supervision or oversight of the work of
(mechanical, electrical, or plumbing subcontractor) or (3) as related to claims,
damages, fines, penalties, losses, and expense against the Department
Department
of Administration or Board of Regents), arises out of the department’s
(department's
or board’s) status as owner of the project or project site.

In addition (mechanical, electrical, or plumbing subcontractor) shall
defend,
indemnify, and hold harmless (general prime contractor) and its officers, directors,
agents, and any others (general prime contractor) is required to indemnify under its
contract with the department (Department of Administration or Board of Regents),
and the employees of any of them, from any liability, including liability resulting
from a violation of any applicable safe place act, that (general prime contractor) or

the state incurs to any employee of (mechanical, electrical, or plumbing
subcontractor) or any third party where the liability arises from a derivative claim
from said employee, when the liability arises out of the failure of the (general prime
contractor) or the state to properly supervise, inspect, or approve the work or work
area of (mechanical, electrical, or plumbing subcontractor), but only to the extent
that the liability arises out of the acts or omissions of (mechanical, electrical, or
plumbing subcontractor), its employees, or anyone for whom (mechanical,
electrical,
or plumbing subcontractor) may be liable, or from (mechanical, electrical, or
plumbing subcontractor's) breach of its contractual responsibilities or arises out of
(general prime contractor's) negligence or other fault in providing general
supervision or oversight of (mechanical, electrical, or plumbing subcontractor's)
work or arises out of the Department (Department of Administration's or Board of
Regents') status as owner of the project or project site. In claims against (general
prime contractor) or the state by an employee of (mechanical, electrical, or
plumbing subcontractor) or its subcontractors or anyone for whose acts (mechanical,
electrical,
or plumbing subcontractor) may be liable, the indemnification obligation of this
paragraph is not limited by a limitation on amount or type of damage,
compensation,
or other benefits payable by or for the (mechanical, electrical, or plumbing
subcontractor) or its subcontractors under workers' compensation act.

Except as identified above, the obligations of (mechanical, electrical, or
plumbing subcontractor) under this indemnification do not extend to the liability of
(general prime contractor) and its agents or employees arising out of (1)
preparation
or approval of maps, drawings, opinions, reports, surveys, change orders, designs,
or specifications; (2) the giving of or failure to give directions or instructions by the 
Department (Department of Administration or

Board of Regents) or their agents or employees provided the giving or failure to give 
is the cause of the injury or damage; or (3) the acts or omissions of other 
subcontractors.

Retainage. Retainage shall occur and be in amounts and on a schedule 
equal 
to that in the contract between (general prime contractor) and the Department 
(Department of Administration or Board of Regents).

SECTION 374U. 16.855 (14m) (c) 2. of the statutes is amended to read:

16.855 (14m) (c) 2. The prohibition under subd. 1. does not apply to change 
orders by the department or the Board of Regents that result in changes to the plans 
or specifications or to back charges allowed by the contract under sub. (13).

SECTION 374Y. 16.855 (19) (b) of the statutes is amended to read:

16.855 (19) (b) As the work progresses under any subcontract under sub. (14) 
(e) for construction of a project, the general prime contractor shall, upon request of 
a subcontractor, pay to the subcontractor an amount equal to the proportionate value 
of the subcontractor's work properly completed, less retainage. The retainage shall 
be an amount equal to not more than 5 percent of the subcontractor's work 
completed 
until 50 percent of the subcontractor's work has been completed. At 50 percent 
completion, no additional amounts may be retained, and partial payments shall be made in full to the subcontractor unless the department or the Board of Regents 
certifies that the subcontractor's work is not proceeding satisfactorily. At 50 percent 
completion or any time thereafter when the progress of the subcontractor's work is 
not satisfactory, additional amounts may be retained but the total retainage may not 
be more than 10 percent of the value of the work completed. Upon substantial 
completion of the subcontractor's work, any amount retained shall be paid to the 
subcontractor, less the value of any required corrective work or uncompleted work.

All payments the general prime contractor makes under this paragraph shall be 
within 7 calendar days after the date on which the general prime contractor 
receives 
payment from the department or board.

SECTION 375M. 16.855 (20) of the statutes is amended to read:

16.855 (20) This section does not apply to construction work performed by 
University of Wisconsin System students when the construction work performed is 
a part of a curriculum and where the work is course-related for the student 
involved.

Prior approval of the building commission must be obtained for all construction
projects to be performed by University of Wisconsin System students, except projects
specified in s. 13.48 (10) (c) and (e).

SECTION 378G. 16.855 (22) of the statutes is amended to read:

16.855 (22) The provisions of this section, except sub. (10m), do not apply to
construction work for any project that does not require the prior approval of the
building commission under s. 13.48 (10) (a) if the project is constructed in
accordance with policies and procedures prescribed by the building commission under s. 13.48
(29). If the estimated construction cost of any project, other than a project
constructed by or for the University of Wisconsin System that is exempted under sub.
(23) (12m) or (24), is at least $50,000, and the building commission elects to utilize
the procedures prescribed under s. 13.48 (29) to construct the project, the
department shall provide adequate public notice of the project and the procedures
to be utilized to construct the project on a publicly accessible computer site.

SECTION 378R. 16.855 (23) of the statutes is repealed.

SECTION 378T. 16.855 (24) of the statutes is created to read:

16.855 (24) This section does not apply to an eligible energy conservation
project approved by the president of the University of Wisconsin System under s.
36.11 (26m) (b).

SECTION 392G. 16.87 (5) of the statutes is amended to read:

16.87 (5) This section does not apply to any project for the University of
Wisconsin System involving a cost of less than $500,000 that is funded entirely
from the proceeds of gifts or grants made to the system specified in s. 13.48 (10) (c) or (e).

SECTION 392R. 16.89 of the statutes is amended to read:

16.89 Construction and services controlled by this chapter. No
department, independent agency, constitutional office or agent of the state shall
employ engineering, architectural or allied services or expend money for
construction purposes on behalf of the state, except as provided in this chapter and
except that the Board of Regents of the University of Wisconsin System may engage
such services for any project involving a cost of less than $500,000 that is funded
entirely from the proceeds of gifts or grants made to the system specified in s. 13.48
(10) (c) or (e).

SECTION 393P. 16.95 (17) of the statutes is created to read:

16.95 (17) Upon request, provide any necessary certification for a person to
receive a tax deduction under 26 USC 179D if the person is the person who is
primarily responsible for designing a property, if the property the person designed
is installed on or in state-owned property, and if the property qualifies as an energy
efficient commercial building property.

SECTION 394. 16.956 (2) of the statutes is amended to read:

http://docs.legis.wisconsin.gov/2015/related/amendments/sb21/ssa1_ssb21
16.956 (2) AUTHORITY. Beginning on July 1, 2006, and ending on June 30, 2015, the department may award a grant to an eligible applicant for the purchase and field testing of one or more idling reduction units as provided in subs. (3) and (4).

SECTION 395. 16.956 (4) (cm) of the statutes is amended to read:

16.956 (4) (cm) Subject to par. (d), the department may make grants under this section from July 1, 2009 to June 30, 2020, of 50 percent of the eligible costs for an idling reduction unit installed on a truck tractor, unless the department has previously awarded a grant under this section for an idling reduction unit installed on the truck tractor.

SECTION 396. 16.956 (6) of the statutes is amended to read:

16.956 (6) SUNSET. Subsections (2) to (4) do not apply after December 31, 2021.

SECTION 396D. 16.957 (1) (cm) of the statutes is repealed.

SECTION 396H. 16.957 (2) (intro.) of the statutes is amended to read:

16.957 (2) DEPARTMENT DUTIES. (intro.) In consultation with the council, the department shall do all of the following:

SECTION 396P. 16.957 (2) (d) 4. d. of the statutes is amended to read:

16.957 (2) (d) 4. d. Any other issue identified by the department, council, governor, speaker of the assembly or majority leader of the senate.

SECTION 396T. 16.957 (4) (b) (intro.) of the statutes is amended to read:

16.957 (4) (b) Rules. (intro.) In consultation with the council, the department shall promulgate rules that establish the amount of a low-income assistance fee under par. (a). Fees established in rules under this paragraph may vary by class of customer, but shall be uniform within each class, and shall satisfy each of the following:

SECTION 398M. 16.97 (2m) of the statutes is repealed.

SECTION 412P. 16.973 (7) of the statutes is amended to read:

16.973 (7) Prescribe and revise as necessary performance measures to ensure financial controls and accountability, optimal personnel utilization, and customer satisfaction for all information technology functions in the executive branch outside of the University of Wisconsin System and annually, no later than March 31, report to the joint committee on information policy and technology and the board concerning the performance measures utilized by the department and the actual performance of the department and the executive branch agencies measured against the performance measures then in effect.

SECTION 416G. 16.976 (3) of the statutes is amended to read:

16.976 (3) Following receipt of a proposed strategic plan from an executive branch agency, the department shall, before June 1, notify the agency of any concerns.
that the department may have regarding the plan and provide the agency with its recommendations regarding the proposed plan. The department may also submit any concerns or recommendations regarding any proposed plan to the board for its consideration. The board shall then consider the proposed plan and provide the department with its recommendations regarding the plan. The executive branch agency may submit modifications to its proposed plan in response to any recommendations.

**SECTION 416R.** 16.976 (4) of the statutes is amended to read:

16.976 (4) Before June 15, the department shall consider any recommendations provided by the board under sub. (3) and shall then approve or disapprove the proposed plan in whole or in part.

**SECTION 417G.** 16.977 (intro.) of the statutes is amended to read:

16.977**Information technology portfolio management.** (intro.) With the assistance of executive branch agencies and the advice of the board, the department shall manage the information technology portfolio of state government in accordance with a management structure that includes all of the following:

**SECTION 417R.** 16.978 of the statutes is repealed.

**SECTION 419B.** 16.98 (1) of the statutes is amended to read:

16.98 (1) The department shall engage in such activities as the secretary deems necessary to ensure the maximum utilization of federal resources by state agencies and institutions and other eligible organizations and units of government, including community development corporations as defined in s. 234.94 (2). The department shall acquire excess and surplus real and personal property at such cost and shall charge fees to the recipient as is necessary to amortize expenditures for recipients for costs of transportation, packing, crating, handling and program overhead, except that the department may transfer any excess or surplus personal property to the department of tourism, upon request of the department of tourism, at no cost, subject to any limitation or restriction imposed by federal law.

**SECTION 419G.** 16.99 (1d) of the statutes is amended to read:

16.99 (1d) "Charter school sponsor" means an entity described under s. 118.40 (2r) (b) that is sponsoring a charter school and the director under s. 118.40 (2x).

**SECTION 422D.** 16.994 of the statutes is created to read:

16.994**Information technology block grants.(1) COMPETITIVE GRANTS.** In fiscal years 2015-16 and 2016-17, the department may annually award grants on a competitive basis to eligible school districts for the purpose of improving information technology infrastructure. In awarding grants under this section, the department shall give priority to applications for school districts in which the
percentage of pupils who satisfy the income eligibility criteria under 42
USC 1758
(b) (1) for a free or reduced-price lunch is greater than in other applicant school
districts. The department shall require an applicant for a grant under this section
to provide all of the following:
(a) A description of the specific infrastructure, including any equipment,
that
the applicant intends to purchase with grant proceeds.
(b) The applicant's plan to purchase, install, and use the information
technology infrastructure described in par. (a).
(c) A description of the applicant's readiness to use information technology
infrastructure purchased with grant proceeds.
(2) ELIGIBLE SCHOOL DISTRICTS. A school district is eligible for a grant
under this
section if the school district's membership in the previous school year divided by the
school district's area in square miles is 13 or less.
(3) MAXIMUM AWARDS. The total amount the department may award to an
eligible school district under sub. (1) during the 2015-17 fiscal biennium may not
exceed the following:
(a) If the membership of the eligible school district is fewer than 750
pupils, $30,000.
(b) If the membership of the eligible school district is 750 pupils to 1,500
pupils, $40 multiplied by the school district's membership.
(c) If the membership of the eligible school district is more than 1,500
pupils, $60,000.
(4) FUNDING LIMITATION. The department may not award grants under
this
section that total more than $7,500,000 in any fiscal year.

SECTION 422E. 16.994 of the statutes, as created by 2015 Wisconsin Act .... (this
act), is repealed.

SECTION 422G. 16.996 of the statutes is created to read:
16.996 Educational technology teacher training grants. (1) PURPOSE.
The department shall annually award grants to eligible consortia of school districts
for the costs of training teachers to use educational technology.
(2) ELIGIBLE CONSORTIA. A consortium of school districts is eligible for a
grant
under this section if all of the following apply:
(a) The consortium consists of 3 or more school districts.
(b) Each school district's membership in the previous school year divided
by
that school district's area in square miles is 13 or less.
(c) The consortium applies for a grant under this section.
GRANT AMOUNT. In any year the department awards grants under this section, subject to sub. (4), the department shall pay to each eligible consortium the sum of the following amounts:

(a) For each school district in the consortium that had a membership of less than 750 pupils in the previous year, $7,500.
(b) For each school district in the consortium that had a membership of 750 pupils to 1,500 pupils in the previous year, $10 multiplied by the school district's membership in the previous year.
(c) For each school district in the consortium that had a membership of more than 1,500 pupils in the previous year, $15,000.

(4) FUNDING. (a) The department may not award grants under this section that total more than $1,500,000 in any fiscal year.

(b) If, in any fiscal year, $1,500,000 is insufficient to pay the full amount under sub. (3), the department shall prorate the payments among the eligible consortia.

SECTION 423. 16.997 (2) (a) (intro.) of the statutes is renumbered 16.997 (2) (a) and amended to read:

16.997 (2) (a) Allow an educational agency to make a request to the department for access to either one data line or one lines and video link, except as follows:

SECTION 424. 16.997 (2) (a) 1. of the statutes is repealed.
SECTION 425. 16.997 (2) (a) 2. of the statutes is repealed.
SECTION 426. 16.997 (2) (a) 3. of the statutes is repealed.
SECTION 427. 16.997 (2c) of the statutes is created to read:

16.997 (2c) The department shall develop criteria to use to evaluate whether to provide more than one data line and video link to an educational agency. The department shall include in the criteria an educational agency's current bandwidth, equipment, and readiness, and the available providers and any other economic development in the geographic area that the educational agency serves.

SECTION 453B. 19.32 (1bb) of the statutes is created to read:

19.32 (1bb) "Deliberative materials" means communications and other materials, including opinions, analyses, briefings, background information, recommendations, suggestions, drafts, correspondence about drafts, and notes, that are created or prepared in the process of reaching a decision concerning a policy or course of action or in the process of drafting a document or formulating an official communication. "Deliberative materials" include interauthority and intra-authority communications, but do not include:
(a) Communications with persons who are not authorized to participate in the
process of reaching a decision, drafting a document, or formulating an official
communication.

(b) Communications with persons other than an authority, unless the
communication is within the scope of a contract between the person and an
authority.

**SECTION 453D.** 19.32 (2) of the statutes is amended to read:

19.32 (2) "Record" means any material on which written, drawn, printed,
spoken, visual, or electromagnetic information or electronically generated or stored
data is recorded or preserved, regardless of physical form or characteristics, which
has been created or is being kept by an authority. "Record" includes, but is not
limited to, handwritten, typed, or printed pages, maps, charts, photographs, films,
recordings, tapes, optical disks, and any other medium on which electronically
generated or stored data is recorded or preserved. "Record" does not include drafts,
notes, preliminary computations, and like materials prepared for the originator's
personal use or prepared by the originator in the name of a person for whom the
originator is working; deliberative materials; materials which are purely the
personal property of the custodian and have no relation to his or her office;
materials to which access is limited by copyright, patent, or bequest; and published materials
in the possession of an authority other than a public library which are
available for sale, or which are available for inspection at a public library.

**SECTION 453F.** 19.36 (7) (a) (intro.) of the statutes is created to read:

19.36 (7) (a) (intro.) In this subsection:

**SECTION 453G.** 19.36 (7) (a) 1. (intro.) of the statutes is amended to read:

19.36 (7) (a) 1. (intro.) In this subsection, "Final candidate" means each
applicant who is seriously considered for appointment or whose name is certified for
appointment, and whose name is submitted for final consideration to an authority
for appointment, to any of the following:

**SECTION 453L.** 19.36 (7) (a) 1. a. of the statutes is amended to read:

19.36 (7) (a) 1. a. A state position, except that is not a position in the classified
service and that is not a position in the University of Wisconsin System.

**SECTION 453P.** 19.36 (7) (a) 1. c. of the statutes is created to read:

19.36 (7) (a) 1. c. The position of president, vice president, or senior vice
president of the University of Wisconsin System; the position of chancellor of an
institution; or the position of the vice chancellor who serves as deputy at each
institution.

**SECTION 453T.** 19.36 (7) (a) 2. (intro.) of the statutes is amended to read:

19.36 (7) (a) 2. (intro.) "Final candidate" includes all of the following, but
only with respect to the offices and positions described under subd. 1. a. and b.:

**SECTION 453X.** 19.36 (7) (a) 3. of the statutes is created to read:
19.36 (7) (a) 3. "Institution" has the meaning given in s. 36.05 (9).

SECTION 453Y. 19.38 of the statutes is created to read:

19.38 Legislative records. No provision of this subchapter that conflicts with a rule or policy of the senate or assembly or joint rule or policy of the legislature shall apply to a record that is subject to such rule or policy.

SECTION 464. 19.45 (11) (a) of the statutes, as affected by 2011 Wisconsin Act 32, is amended to read:

19.45 (11) (a) The administrator of the division director of the bureau of merit recruitment and selection in the office of state employment relations department of administration shall, with the board's advice, promulgate rules to implement a code of ethics for classified and unclassified state employees except state public officials subject to this subchapter, personnel in the University of Wisconsin System, and officers and employees of the judicial branch.

SECTION 475. 20.002 (11) (b) 2. of the statutes is amended to read:

20.002 (11) (b) 2. Except as provided in subd. 3, the secretary of administration shall limit the total amount of any temporary reallocations to the general fund at any one time during a fiscal year to an amount equal to 9 percent of the total amounts shown in the schedule under s. 20.005 (3) of appropriations of general purpose revenues, calculated by the secretary as of that time and for that fiscal year. During the 2013-15 fiscal biennium, the amount that may be reallocated under this subdivision during a fiscal year may not exceed 9 percent of such revenues.

SECTION 478D. 20.003 (4) (gm) of the statutes is amended to read:

20.003 (4) (gm) For fiscal year 2015-16, $65,000,000 plus the amount calculated under s. 16.518 (2) for fiscal year 2015-16, but not to exceed 2 percent.

SECTION 478G. 20.003 (4) (gn) of the statutes is amended to read:

20.003 (4) (gn) For fiscal year 2016-17, $65,000,000 plus the amounts calculated under s. 16.518 (2) for fiscal years 2015-16 and 2016-17, but not to exceed 2 percent.

SECTION 478H. 20.003 (4) (L) of the statutes is amended to read:

20.003 (4) (L) For fiscal year 2017-18 and each fiscal year thereafter, an amount equal to the prior fiscal year's required statutory balance plus $5,000,000 and the accumulated amount calculated under s. 16.518 (2) for fiscal year 2017-18 and each fiscal year thereafter, but not to exceed 2 percent.

SECTION 479. 20.005 (1) of the statutes is repealed and recreated to read:
20.005 (1) SUMMARY OF ALL FUNDS. The budget governing fiscal operations for the state of Wisconsin for all funds beginning on July 1, 2015, and ending on June 30, 2017, is summarized as follows: [See Figure 20.005 (1) following]

Figure: 20.005 (1)

GENERAL FUND SUMMARY - See PDF for table

SUMMARY OF APPROPRIATIONS — ALL FUNDS - See PDF for table

SUMMARY OF COMPENSATION RESERVES — ALL FUNDS - See PDF for table

LOTTERY FUND SUMMARY - See PDF for table

SECTION 480. 20.005 (2) of the statutes is repealed and recreated to read:

20.005 (2) STATE BORROWING PROGRAM SUMMARY. The following schedule sets forth the state borrowing program summary: [See Figures 20.005 (2) (a) and (b) following]

Figure: 20.005 (2) (a)

SUMMARY OF BONDING AUTHORITY MODIFICATIONS 2015-17 FISCAL BIENNIUM - See PDF for table

Figure: 20.005 (2) (b)

GENERAL OBLIGATION DEBT SERVICE FISCAL YEARS 2015-16 AND 2016-17 - See PDF for table

SECTION 481. 20.005 (3) of the statutes is repealed and recreated to read:

20.005 (3) APPROPRIATIONS. The following schedule sets forth all annual, biennial, and sum certain continuing appropriations and anticipated expenditures from other appropriations for the programs and other purposes indicated. All appropriations are made from the general fund unless otherwise indicated. The
letter abbreviations shown designating the type of appropriation apply to both fiscal
years in the schedule unless otherwise indicated. [See Figure 20.005 (3) following]

**Figure: 20.005 (3)**
- See PDF for table

**SECTION 482.** 20.115 (1) (gb) of the statutes is amended to read:

20.115 (1) (gb) *Food regulation, lodging, and recreation.* The amounts in
the
schedule for the regulation of food, *lodging, and recreation* under chs. 93, 97 and
98.

All moneys received under ss. 93.06 (1r) and (1w), 93.09, 93.11, 93.12, 97.17,
97.175,
97.20, 97.21, 97.24, 97.27, 97.29, 97.30 (3) (a), (b) and (c), 97.41, 97.60 to
97.653, 97.67, 98.145 and 98.146 for the regulation of food, *lodging, and recreation*
shall be credited to this appropriation.

**SECTION 483.** 20.115 (2) (jm) of the statutes is created to read:

20.115 (2) (jm) *Veterinary examining board.* All moneys received from
issuing
and renewing credentials under ch. 89 for the licensing, rule-making, and
regulatory functions of the veterinary examining board.

**SECTION 485.** 20.115 (7) (qf) of the statutes is amended to read:

20.115 (7) (qf) *Soil and water management; aids.* From the environmental
fund, the amounts in the schedule for cost-sharing grants and contracts under the
soil and water resource management program under s. 92.14, but not for the
support
of local land conservation personnel, and for producer led watershed protection
grants under s. 93.59. The department shall allocate funds, in an amount that does
not exceed $250,000 in each fiscal year for the producer led watershed protection
grants.

**SECTION 497M.** 20.144 (1) (g) of the statutes is amended to read:

20.144 (1) (g) *General program operations.* The amounts in the schedule for
the general program operations of the department of financial institutions. Except
as provided in pars. (a), (h), (i), (j), and (u), all moneys received by the department,
other than by the office of credit unions and the division of banking, and 88% of all
moneys received by the office of credit unions and the department's division of
banking shall be credited to this appropriation, but any balance at the close of a
fiscal
year under this appropriation shall lapse to the general fund. Annually, $325,000
$150,000 of the amounts received under this appropriation account shall be
transferred to the appropriation account under s. 20.575 (1) (g).

**SECTION 505.** 20.145 (5) of the statutes is repealed.

**SECTION 510M.** 20.155 (1) (j) of the statutes is amended to read:
20.155 (1) (j) **Intervenor financing and grants.** Biennially, the amounts in the schedule for intervenor financing and grants under s. 196.31. All moneys received for intervenor financing under s. 196.31 (2) shall be credited to this appropriation.

**SECTION 512M.** 20.155 (3) (g) of the statutes is repealed.

**SECTION 513.** 20.155 (3) (r) of the statutes is created to read:

20.155 (3) (r) **Broadband expansion grants.** From the universal service fund, as a continuing appropriation, the amounts in the schedule for broadband expansion grants under s. 196.504. All moneys transferred under 2015 Wisconsin Act ... (this act), section 9236 (1v) shall be credited to this appropriation account.

**SECTION 524.** 20.165 (1) (hg) of the statutes is amended to read:

20.165 (1) (hg) **General program operations; medical examining board; prescription drug monitoring program.** Biennially, the amounts in the schedule for the licensing, rule-making, and regulatory functions of the medical examining board and the affiliated credentialing boards attached to the medical examining board, except for preparing, administering, and grading examinations; and for the pharmacy examining controlled substances board's operation of the prescription drug monitoring program under s. 450.19 961.385. Ninety percent of all moneys received for issuing and renewing credentials under ch. 448 shall be credited to this appropriation.

**SECTION 540M.** 20.165 (2) (de) of the statutes is renumbered 20.165 (2) (ke) and amended to read:

20.165 (2) (ke) **Private on-site wastewater treatment system replacement and rehabilitation.** As a continuing appropriation, the amounts in the schedule for financial assistance under the private on-site wastewater treatment system replacement and rehabilitation program under s. 145.245. All moneys transferred from par. (j) shall be credited to this appropriation account.

**SECTION 545.** 20.165 (2) (j) of the statutes is amended to read:

20.165 (2) (j) **Safety and building operations.** The amounts in the schedule for the purposes of chs. 101 and 145 and ss. 167.35, 236.12 (2) (ap), 236.13 (1) (d) and (2m), and 236.335, for the purpose of transferring the amounts in the schedule under par. (kg) to the appropriation account under par. (kg), and for the purpose of transferring the amounts in the schedule under par. (km) (ke) to the appropriation account under par. (km) (ke). All moneys received under ch. 145, ss. 101.178, 101.19, 101.63 (9), 101.654 (3), 101.73 (12), 101.82 (4), 101.955 (2), 101.973 (7), 167.35 (2) (f), and 236.12 (7) and all moneys transferred under 2005 Wisconsin Act 45, section 76 (6), shall be credited to this appropriation account.

**SECTION 548.** 20.165 (2) (kg) of the statutes is repealed.
SECTION 549. 20.165 (2) (km) of the statutes is repealed.

SECTION 556K. 20.192 (1) (r) of the statutes is amended to read:

20.192 (1) (r) Economic development fund; operations and programs. From the economic development fund, as a continuing appropriation, the amounts in the schedule for the operations of the Wisconsin Economic Development Corporation and for funding the economic development programs administered by the Wisconsin Economic Development Corporation it administers.

SECTION 557. 20.225 (1) (d) of the statutes is repealed.

SECTION 557D. 20.225 (1) (f) of the statutes is repealed.

SECTION 557F. 20.225 (1) (g) of the statutes is amended to read:

20.225 (1) (g) Gifts, grants, contracts, leases, instructional material, and copyrights. Except as provided in par. (i), all moneys received from gifts, grants, contracts, the lease of excess capacity, the sale of instructional material under s. 39.11 (16), and the use of copyrights under s. 39.115 (1), to carry out the purposes for which received.

SECTION 557G. 20.235 (1) (ct) of the statutes is created to read:

20.235 (1) (ct) Teacher loan program. The amounts in the schedule for the teacher loan program under s. 39.399.

SECTION 557J. 20.235 (1) (cu) of the statutes is repealed.

SECTION 559D. 20.235 (1) (kc) of the statutes is created to read:

20.235 (1) (kc) Tribal college payments. The amounts in the schedule for payments to tribal colleges under s. 39.382. All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 13r. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered balance on June 30 of each year shall revert to the appropriation account under s. 20.505 (8) (hm).

SECTION 560M. 20.255 (1) (dt) of the statutes is created to read:

20.255 (1) (dt) Virtual marketplace for digital educational resources. The amounts in the schedule for the digital textbook marketplace under s. 115.384.

SECTION 560R. 20.255 (1) (f) of the statutes is amended to read:

20.255 (1) (f) Assessments of reading readiness. The amounts in the schedule to provide school districts and independent charter schools under s. 118.40 (2r) and (2x) with the assessments of reading readiness under s. 118.016.

SECTION 561. 20.255 (1) (fm) of the statutes is created to read:

20.255 (1) (fm) Value-Added Research Center. The amounts in the schedule to pay the costs of the University of Wisconsin–Madison Value-Added Research Center under s. 118.301 (2) and (4).

SECTION 561J. 20.255 (1) (q) of the statutes is created to read:
20.255 (1) (q) Digital learning collaborative. From the universal service fund, the amounts in the schedule for a digital learning collaborative for the statewide web academy and for the delivery of digital content and collaborative instruction under s. 115.28 (53) and (54).

SECTION 563D. 20.255 (2) (az) of the statutes is created to read:
20.255 (2) (az) Special Needs Scholarship Program. A sum sufficient to make the payments under s. 115.7915 (4m).

SECTION 563M. 20.255 (2) (bf) of the statutes is created to read:
20.255 (2) (bf) Aid for special education transition grants. The amounts in the schedule for aid under s. 115.884.

SECTION 563P. 20.255 (2) (cg) of the statutes is amended to read:
20.255 (2) (cg) Tuition payments; full-time open enrollment transfer payments. The amounts in the schedule for payment of tuition under subch. V of ch. 121 and full-time open enrollment transfer payments under s. 118.51 (16) (b) 2. and (17) (c) 2.

SECTION 564. 20.255 (2) (ct) of the statutes is repealed.

SECTION 565. 20.255 (2) (fg) of the statutes is amended to read:
20.255 (2) (fg) Aid for cooperative educational service agencies. The amounts in the schedule for a payment not to exceed $25,000 annually to each cooperative educational service agency, for the current operational expenses of these agencies and to match any federal funds received by these agencies for vocational education administration.

SECTION 565C. 20.255 (2) (fm) of the statutes is amended to read:
20.255 (2) (fm) Charter schools. A sum sufficient to make the payments to charter schools under s. 118.40 (2r) (e) and (f).

SECTION 565G. 20.255 (2) (fp) of the statutes is created to read:
20.255 (2) (fp) Charter schools; office of educational opportunity. A sum sufficient to make the payments to charter schools under s. 118.40 (2x) (e).

SECTION 567M. 20.255 (2) (fs) of the statutes is created to read:
20.255 (2) (fs) Opportunity schools and partnership programs. A sum sufficient to make the payments under ss. 115.999 (4), 119.33 (6) (a) to (c), and 119.9005 (1) to (3).

SECTION 568. 20.255 (2) (q) of the statutes is amended to read:
20.255 (2) (q) Grants for literacy and early childhood development programs. From the governor's read to lead development fund, a sum sufficient for grants to support literacy and early childhood development programs under s. 14.20 (2) 48.53 (3) (c).
SECTION 568B. 20.255 (2) (q) of the statutes, as affected by 2015 Wisconsin Act
... (this act), is repealed.

SECTION 569. 20.255 (2) (u) of the statutes is repealed.

SECTION 574M. 20.285 (1) (a) of the statutes is amended to read:
20.285 (1) (a) General program operations. The Biennially, the amounts in the
schedule for the purpose of educational programs and related programs. The board
of regents may not encumber amounts appropriated under this paragraph for
groundwater research without the approval of the secretary of administration.

SECTION 580M. 20.285 (1) (gb) of the statutes, as affected by 2013 Wisconsin
Act 20, is amended to read:

20.285 (1) (gb) General program operations. All moneys received from the
operation of educational programs and related programs and as earnings from
investments under s. 36.11 (11m) to carry out the purposes for which received,
including the transfer of funds to par. (gj). In each fiscal year, the Board of Regents
shall transfer no more than $20,338,500 $30,338,500 from this appropriation
account to the medical assistance trust fund.

SECTION 582M. 20.285 (1) (ge) of the statutes is amended to read:
20.285 (1) (ge) Gifts and nonfederal grants and contracts. All moneys received
as gifts, bequests, or devises or nonfederal grants or contracts, or earnings from
investments under s. 36.11 (11m) to carry out the purposes for which received.

SECTION 585M. 20.285 (1) (m) of the statutes is amended to read:
20.285 (1) (m) Federal aid. All federal moneys received, including earnings
from federal moneys invested under s. 36.11 (11m), to carry out the purposes for
which received.

SECTION 593M. 20.285 (1) (q) of the statutes is repealed.

SECTION 596G. 20.285 (1) (qm) of the statutes is amended to read:
20.285 (1) (qm) Grants for forestry programs. From the conservation fund, of
the amounts in the schedule, $78,000 $124,400 annually for the University of
Wisconsin-Stevens Point paper science program and the remaining balance for
grants to forest cooperatives under s. 36.56.

SECTION 596R. 20.285 (1) (qm) of the statutes, as affected by 2015 Wisconsin
Act ... (this act), is amended to read:
20.285 (1) (qm) Grants for forestry programs. From the conservation fund, of
the amounts in the schedule, $124,400 $78,000 annually for the University of
Wisconsin-Stevens Point paper science program and the remaining balance for
grants to forest cooperatives under s. 36.56.

SECTION 598G. 20.285 (1) (r) of the statutes is amended to read:
20.285 (1) (r) Environmental education; environmental assessments. From the environmental fund, as a continuing appropriation, an amount equal to 50% of the environmental assessments paid under s. 299.93 (1) (a) before July 1, 2015, and 70% of the environmental assessments paid under s. 299.93 (1) (b) before July 1, 2015, for environmental education grants under s. 36.54 (2).

SECTION 598R. 20.285 (1) (r) of the statutes, as affected by 2015 Wisconsin Act ... (this act), is repealed.

SECTION 599. 20.285 (1) (rc) of the statutes is repealed.

SECTION 601. 20.285 (1) (s) of the statutes is repealed.

SECTION 602. 20.285 (1) (tb) of the statutes is repealed.

SECTION 603. 20.285 (1) (tm) of the statutes is repealed.

SECTION 608M. 20.285 (2) (d) of the statutes is repealed.

SECTION 612. 20.285 (3) of the statutes is repealed.

SECTION 614M. 20.292 (1) (r) of the statutes is created to read:

20.292 (1) (r) Veteran grant jobs pilot program. From the veterans trust fund, the amounts in the schedule for the veteran grant jobs pilot program under s. 38.31. No moneys may be encumbered under this paragraph after June 30, 2017.

SECTION 619M. 20.370 (1) (cz) of the statutes is created to read:

20.370 (1) (cz) Forestry — management of national forest land. All moneys received from the sale of timber from federal land under a cooperative agreement under s. 28.15 to be used to administer, implement, and pay costs associated with the cooperative agreement and any contracts entered into under s. 28.15 (3) and to lapse the amounts under s. 28.15 (5).

SECTION 620. 20.370 (1) (fs) of the statutes is amended to read:

20.370 (1) (fs) Endangered resources — voluntary payments; sales, leases, and fees. As a continuing appropriation, from moneys received as amounts designated under ss. 71.10 (5) (b) and 71.30 (10) (b), the net amounts certified under ss. 71.10 (5) (h) 4. and 71.30 (10) (h) 3., all moneys received from the sale or lease of resources derived from the land in the state natural areas system, and all moneys received from fees collected under ss. 29.319 (2), 29.563 (10) (a), and 341.14 (6r) (b) 5. and 12., for the purposes of the endangered resources program, as defined under ss. 71.10 (5) (a) 2. and 71.30 (10) (a) 2. Three percent of the moneys certified under ss. 71.10 (5) (h) 4. and 71.30 (10) (h) 3. in each fiscal year and 3% of the fees received under s. 341.14 (6r) (b) 5. and 12. in each fiscal year shall be allocated for wildlife damage control.
and payment of claims for damage associated with endangered or threatened species, except that this combined allocation may not exceed $100,000 per fiscal year.

SECTION 621M. 20.370 (1) (mv) of the statutes is amended to read:

20.370 (1) (mv) General program operations — state funds; forestry. The amounts in the schedule for general program operations that relate to the management and protection of the state’s forestry resources and that are conducted under ss. 23.09 to 23.11 and 27.01, subch. VI of ch. 77, and chs. 26 and 28, to make the payments under s. 77.89 (1) (b), and to pay the initial costs of administering and implementing a cooperative agreement under s. 28.15 and any contracts entered into under s. 28.15 (3).

SECTION 623. 20.370 (3) (title) of the statutes is repealed and recreated to read:

20.370 (3) (title) PUBLIC SAFETY AND BUSINESS SUPPORT.

SECTION 624. 20.370 (3) (ad) of the statutes is repealed.

SECTION 625B. 20.370 (3) (aw) of the statutes is amended to read:

20.370 (3) (aw) Law enforcement — car kill car-killed deer. The From the moneys received by the department for forestry activities, the amounts in the schedule to pay 50% of the costs of for the removal and disposal of car kill car-killed deer from the state trunk highways under s. 29.349 (4).

SECTION 626Q. 20.370 (3) (mq) of the statutes is amended to read:

20.370 (3) (mq) General program operations — environmental fund. From the environmental fund, the amounts in the schedule for the enforcement of the hazardous substance spills program under s. 292.11 and groundwater standards and related activities under ch. 160 and administration of the environmental provisions under chs. 30, 160, and 280 to 299.

SECTION 626R. 20.370 (3) (mr) of the statutes is repealed.

SECTION 632M. 20.370 (5) (bv) of the statutes is amended to read:

20.370 (5) (bv) Resource aids — county forests, forest croplands and managed forest land aids. A sum sufficient to pay county forest aids under s. 28.11 (8) (a), forest croplands aids under subch. I of ch. 77 and managed forest land aids under ss. 77.85 and 77.89 (1) (a).

SECTION 634. 20.370 (5) (by) of the statutes is amended to read:

20.370 (5) (by) Resource aids — fire suppression grants. The Biennially, the amounts in the schedule for grants for fire suppression clothing, supplies, equipment, and vehicles, for acquiring fire prevention materials, and for training fire fighters under s. 26.145.

SECTION 634M. 20.370 (5) (bz) of the statutes is amended to read:
20.370 (5) (bz) Resource aids — forestry outdoor activity grants. As a continuing appropriation, the amounts in the schedule for grants awarded by the managed forest land board under s. 77.895.

SECTION 635. 20.370 (5) (cq) of the statutes is amended to read:

20.370 (5) (cq) Recreation aids — recreational boating and other projects.

As a continuing appropriation, the amounts in the schedule for recreational boating aids under s. 30.92, for the grant for Black Point Estate under s. 23.0962, for the Portage levee system and the Portage canal under s. 31.309, for development of a state park under s. 23.198, for funding for the Fox River Navigational System Authority under s. 237.08 (2), for funding for the Southeastern Wisconsin Fox River commission under 2015 Wisconsin Act .... (this act), section 9132 (4c), and for the engineering and environmental study under s. 31.307.

SECTION 635D. 20.370 (5) (cq) of the statutes, as affected by 2015 Wisconsin Act .... (this act), is repealed and recreated to read:

20.370 (5) (cq) Recreation aids — recreational boating and other projects.

As a continuing appropriation, the amounts in the schedule for recreational boating aids under s. 30.92, for the grant for Black Point Estate under s. 23.0962, for the Portage levee system and the Portage canal under s. 31.309, for development of a state park under s. 23.198, and for the engineering and environmental study under s. 31.307.

SECTION 635M. 20.370 (5) (cv) of the statutes is repealed.

SECTION 636C. 20.370 (5) (dq) (title) of the statutes is amended to read:

20.370 (5) (dq) (title) Aids in lieu of taxes — sum sufficient lands acquired before a specified date.

SECTION 636D. 20.370 (5) (dr) of the statutes is amended to read:

20.370 (5) (dr) Aids in lieu of taxes — sum certain lands acquired after a specified date. The amounts in the schedule A sum sufficient to pay 45 percent of the aids to municipalities for state lands under s. 70.114.

SECTION 636E. 20.370 (5) (dr) of the statutes, as affected by 2015 Wisconsin Act .... (this act), is amended to read:

20.370 (5) (dr) Aids in lieu of taxes — lands acquired after a specified date. A sum sufficient to pay 45 percent of the aids to municipalities for state lands under s. 70.114.

SECTION 636G. 20.370 (6) (aa) of the statutes is renumbered 20.370 (6) (aq) and amended to read:

20.370 (6) (aq) Environmental aids; nonpoint source. Biennially, from the environmental fund, the amounts in the schedule for grants and assistance under the nonpoint source water pollution abatement program under s. 281.65.
SECTION 638. 20.370 (6) (av) of the statutes is amended to read:

20.370 (6) (av) Environmental aids — river protection; conservation fund. From Biennially, from the conservation fund, the amounts in the schedule for river protection grants and contracts under s. 281.70. Notwithstanding s. 20.001 (3) (a), on June 30 of each fiscal year the unencumbered balance in this appropriation account shall be transferred to the appropriation account under par. (ar).

SECTION 639G. 20.370 (6) (cr) of the statutes is amended to read:

20.370 (6) (cr) Environmental aids — compensation for well contamination and abandonment. As a continuing appropriation Biennially, from the environmental fund, the amounts in the schedule to pay compensation under s. 281.75.

SECTION 639M. 20.370 (7) (ad) of the statutes is amended to read:

20.370 (7) (ad) Land sales — principal repayment. All Fifty percent of all moneys received from the proceeds from the sale of land and property under s. 23.145 to reimburse s. 20.866 (1) (u) for the payment of principal on outstanding public debt incurred under the Warren Knowles-Gaylord Nelson stewardship 2000 program under s. 23.0917 and to make payments under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a).

SECTION 640. 20.370 (7) (ct) of the statutes is amended to read:

20.370 (7) (ct) Principal and interest — pollution abatement, environmental fund. From the environmental fund, the amounts in the schedule a sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing the acquisition, construction, development, enlargement or improvement of point source water pollution abatement facilities and sewage collection facilities under ss. 281.55, 281.56 and 281.57, to make the payments determined by the building commission under s. 13.488 (1) (m) that are attributable to the proceeds of obligations incurred in financing those facilities, and to make payments under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a).

SECTION 640B. 20.370 (7) (ht) of the statutes is created to read:

20.370 (7) (ht) Property development — conservation fund. From the conservation fund, from moneys received by the department for forestry activities, as a continuing appropriation, the amounts in the schedule for property development on land under the management and control of the department.

SECTION 640D. 20.370 (7) (iv) of the statutes is created to read:

20.370 (7) (iv) Land sales — use of proceeds. From the conservation fund, 50 percent of all moneys received from the proceeds from the sale of land and property
under s. 23.145 for the purpose of acquiring land as specified under s. 23.145 (2) (b).

**SECTION 640G.** 20.370 (7) (mc) (title) of the statutes is amended to read:

20.370 (7) (mc) (title) Resource maintenance and development — state park, forest and riverway roads; general fund.

**SECTION 640R.** 20.370 (7) (mr) of the statutes is created to read:

20.370 (7) (mr) Resource maintenance and development — state park, forest, and riverway roads; conservation fund. From the conservation fund, from the moneys received by the department for forestry activities, as a continuing appropriation, the amounts in the schedule for state park and forest roads and roads in the lower Wisconsin state riverway, as defined in s. 30.40 (15), under s. 84.28 and for the maintenance of roads in state parks under ch. 27 and recreation areas in state forests under ch. 28 that are not eligible for funding under s. 84.28. The department shall expend not less than one-third of the amounts in the schedule from this appropriation in each fiscal year for state park and forest roads and roads in the lower Wisconsin state riverway, as defined in s. 30.40 (15), under s. 84.28 and shall expend the balance from the appropriation for the maintenance of roads that are not eligible for funding under s. 84.28.

**SECTION 640T.** 20.370 (9) (gh) of the statutes is created to read:

20.370 (9) (gh) Horicon Marsh education and visitor center — program fees.

From the general fund, all moneys received from fees collected under s. 23.426 for educational programs provided by the department at the Horicon Marsh education and visitor center.

**SECTION 641M.** 20.380 (1) (b) of the statutes is amended to read:

20.380 (1) (b) Tourism marketing; general purpose revenue. Biennially, the amounts in the schedule for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17 and 41.25. In each fiscal year, the department shall expend for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17 an amount that bears the same proportion to the amount in the schedule for the fiscal year as the amount expended under par. (kg) in that fiscal year bears to the amount in the schedule for par. (kg) for that fiscal year. Of the amounts under this paragraph, not more than 50% shall be used to match funds allocated under s. 41.17 by private or public organizations for the joint effort marketing of tourism with the state.

**SECTION 641N.** 20.380 (1) (kg) of the statutes is amended to read:

20.380 (1) (kg) Tourism marketing; gaming revenue. Biennially, the amounts in the schedule for tourism marketing service expenses and the execution of the
functions under ss. 41.11 (4) and 41.17. In each fiscal year, the department shall expend for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17 an amount that bears the same proportion to the amount in the schedule for the fiscal year as the amount expended under par. (b) for those purposes in that fiscal year bears to the amount in the schedule for par. (b) for that fiscal year, minus the amount expended under s. 41.25. All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 6. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (b), the unencumbered balance on June 30 of each odd-numbered year shall revert to the appropriation account under s. 20.505 (8) (hm).

SECTION 642. 20.380 (2) (title) of the statutes is repealed.

SECTION 643. 20.380 (2) (ip) of the statutes is renumbered 20.385 (1) (g).

SECTION 644. 20.380 (2) (ir) of the statutes is renumbered 20.385 (1) (h).

SECTION 645. 20.380 (2) (kc) of the statutes is renumbered 20.385 (1) (k).

SECTION 646. 20.380 (2) (ms) of the statutes is renumbered 20.385 (1) (m).

SECTION 647. 20.380 (2) (q) of the statutes is renumbered 20.385 (1) (q).

SECTION 648. 20.380 (2) (r) of the statutes is renumbered 20.385 (1) (r).

SECTION 648M. 20.385 (intro.) of the statutes is created to read:

20.385 Kickapoo reserve management board. (intro.) There is appropriated to the Kickapoo reserve management board for the following programs:

SECTION 648N. 20.385 (1) (title) of the statutes is created to read:

20.385 (1) (title) KICKAPOO VALLEY RESERVE.

SECTION 648R. 20.395 (1) (ar) of the statutes is amended to read:

20.395 (1) (ar) Corrections of transportation aid payments. A sum sufficient to make the corrections of transportation aid payments under s. 86.30 (2) (f) 1. and (10) (b) and to make payments under 2015 Wisconsin Act.... (this act), section 9145 (1f) and (2f).

SECTION 649. 20.395 (1) (cq) of the statutes is amended to read:

20.395 (1) (cq) Elderly Seniors and disabled capital individuals with disabilities specialized transportation aids, state funds. As a continuing appropriation, the amounts in the schedule for specialized transportation capital assistance for the elderly seniors and disabled individuals with disabilities under s. 85.22.

SECTION 649C. 20.395 (1) (cr) of the statutes is amended to read:

20.395 (1) (cr) Elderly Seniors and disabled individuals with disabilities specialized transportation county aids, state funds. The amounts in the schedule for specialized transportation assistance for the elderly seniors and disabled individuals with disabilities under s. 85.21.

SECTION 649E. 20.395 (1) (cv) of the statutes is amended to read:

20.395 (1) (cv) Specialized transportation and access services. The amounts in the schedule for specialized transportation and access services for the elderly seniors and disabled individuals under s. 85.23.
20.395 (1) (cv) *Elderly Seniors and disabled individuals with disabilities* specialized transportation aids, local funds. All moneys received from any local unit of government or other source for specialized transportation assistance for the elderly seniors and disabled individuals with disabilities, for such purposes.

**SECTION 649G.** 20.395 (1) (cx) of the statutes is amended to read:

20.395 (1) (cx) *Elderly Seniors and disabled individuals with disabilities* specialized transportation aids, federal funds. All moneys received from the federal government for specialized transportation assistance for the elderly seniors and disabled individuals with disabilities, for such purposes.

**SECTION 650.** 20.395 (2) (bt) of the statutes is created to read:

20.395 (2) (bt) Freight rail preservation. As a continuing appropriation, the amounts in the schedule to acquire railroad property under ss. 85.08 (2) (L) and 85.09; and to provide grants and loans for rail property acquisitions and improvements under s. 85.08 (4m) (c) and (d).

**SECTION 650M.** 20.395 (2) (cq) of the statutes is amended to read:

20.395 (2) (cq) Harbor assistance, state funds. As a continuing appropriation, the amounts in the schedule for harbor assistance under s. 85.095 (2) (a), for administration of the harbor assistance program under s. 85.095 and for grants under 1999 Wisconsin Act 9, section 9150 (4f) and 2013 Wisconsin Act 20, section 9145 (4i) and (4u), and 2015 Wisconsin Act .... (this act), section 9145 (1c).

**SECTION 650R.** 20.395 (2) (eq) of the statutes is amended to read:

20.395 (2) (eq) Highway and local bridge improvement assistance, state funds. As a continuing appropriation, the amounts in the schedule for bridge development, construction, and rehabilitation under s. 84.18, for the development and construction of bridges under ss. 84.12 and 84.17, for payments to local units of government for jurisdictional transfers under s. 84.16, for the improvement of the state trunk highway system under 1985 Wisconsin Act 341, section 6 (1), and to provide for the payments specified under 2001 Wisconsin Act 16, section 9152 (3d), and for the payment required under 2015 Wisconsin Act .... (this act), section 9145 (3f).

**SECTION 652.** 20.395 (3) (eg) of the statutes is amended to read:

20.395 (3) (eg) Supplement from sponsorship agreements, state funds. From the general fund, all moneys received under s. 84.01 (36) (d) 1, for any purpose described in par. (eq) or (es).

**SECTION 653.** 20.395 (4) (as) of the statutes is created to read:

20.395 (4) (as) Transit safety oversight, state funds. As a continuing appropriation, the amounts in the schedule for the transit safety oversight program under s. 85.066.

**SECTION 654.** 20.395 (4) (ay) of the statutes is created to read:

20.395 (4) (ay) Transit safety oversight, federal funds. All moneys received from the federal government for transit safety oversight under s. 85.066 for such purposes.

**SECTION 655E.** 20.395 (4) (bk) of the statutes is created to read:

20.395 (4) (bk) Freight optimization modeling. From the general fund, as a continuing appropriation, all moneys transferred under 2015 Wisconsin Act ....
(this act), section 9145 (4f) for contracting with a consultant for freight optimization modeling services under s. 84.01 (37).

SECTION 655J. 20.395 (5) (ek) of the statutes is amended to read:

20.395 (5) (ek) Safe-ride grant program; state funds. From the general fund, all moneys transferred from the appropriation account under s. 20.435 (5) (hx) and all moneys received by the secretary of administration from the safe ride program surcharge on court fines and forfeitures authorized under s. 346.657 for the purpose of awarding grants under s. 85.55.

SECTION 656. 20.395 (5) (jr) of the statutes is repealed.

SECTION 656G. 20.395 (6) (ae) of the statutes is created to read:

20.395 (6) (ae) Principal repayment and interest, contingent funding of major highway and rehabilitation projects, state funds. From the general fund, a sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing major highway and rehabilitation projects, as provided under ss. 20.866 (2) (uuu) and 84.58 and 2015 Wisconsin Act .... (this act), section 9145 (1v), and to make payments under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a).

SECTION 656T. 20.395 (6) (av) of the statutes is created to read:

20.395 (6) (av) Principal repayment and interest, contingent funding of major highway and rehabilitation projects, state funds. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing major highway and rehabilitation projects, as provided under ss. 20.866 (2) (uuu) and 84.58 and 2015 Wisconsin Act .... (this act), section 9145 (1v), and to make payments under an agreement or ancillary arrangement entered into under s. 18.06 (8) (a).

SECTION 658. 20.410 (1) (gn) of the statutes is created to read:

20.410 (1) (gn) Interstate compact for adult offender supervision. The amounts in the schedule to provide supervision of probationers, parolees, and persons on extended supervision. All moneys received from an offender submitting an interstate compact application to transfer supervision to another state, as prescribed by rule in accordance with s. 304.16 (1) (b) 1. and (5) (b), shall be credited to this appropriation account.

SECTION 659. 20.410 (1) (kd) of the statutes is amended to read:

20.410 (1) (kd) Victim notification. The amounts in the schedule for victim notification services. All moneys transferred from the appropriation account under s. 20.505 (1) (id) 6. shall be credited to this appropriation account. Notwithstanding
s. 20.001 (3) (a), the unencumbered balance on June 30 of each year shall be transferred to the appropriation account under s. 20.505 (1) (id).

**SECTION 660.** 20.410 (3) (cd) of the statutes is renumbered 20.437 (1) (cj) and amended to read:

20.437 (1) (cj) Community youth and family aids. The amounts in the schedule plus the amounts transferred from the appropriation account under par. (cg) for the improvement and provision of community-based juvenile delinquency-related services under s. 48.526 and juvenile correctional services under s. 301.26 and for reimbursement to counties having a population of less than 500,000 750,000 for the cost of court attached intake services as provided in s. 938.06 (4). Disbursements may be made from this appropriation account under s. 301.085 49.32 (2). Refunds received relating to payments made under s. 301.085 49.32 (2) shall be returned to this appropriation account. All moneys transferred from the appropriation account under par. (cg) shall be credited to this appropriation account. Notwithstanding ss. 20.001 (3) (a) and 20.002 (1), the department of corrections children and families may transfer moneys under this paragraph between fiscal years. Except for moneys authorized for transfer under s. 301.26 48.526 (3), all moneys from this paragraph allocated under s. 301.26 48.526 (3) and not spent or encumbered by counties by December 31 of each year shall lapse into the general fund on the succeeding January 1. The joint committee on finance may transfer additional moneys to the next calendar year.

**SECTION 661.** 20.410 (3) (cg) of the statutes is amended to read:

20.410 (3) (cg) Serious juvenile offenders. Biennially, the amounts in the schedule for juvenile correctional institution, corrective sanctions, alternate care, aftercare, community supervision, and other juvenile program services specified in s. 938.538 (3) provided for the persons specified in s. 301.26 (4) (cm) and for juvenile correctional institution services for persons placed in juvenile correctional institutions under s. 973.013 (3m).

**SECTION 662.** 20.410 (3) (f) of the statutes is renumbered 20.437 (1) (cm) and amended to read:

20.437 (1) (cm) Community intervention program. The amounts in the schedule for the community intervention program under s. 301.263 48.528.

**SECTION 663.** 20.410 (3) (hr) of the statutes is amended to read:

20.410 (3) (hr) Juvenile corrective sanctions program community supervision services. The amounts in the schedule for the corrective sanctions community supervision services specified in ss. 49.45 (25) (bj) and 301.26 (4) (c) and (eg). All moneys received in payment for those corrective sanctions services as specified in s. 301.26 (4) (d) and (eg), and all moneys transferred under s. 301.26 (4) (cm), shall be credited to this appropriation account. If moneys generated by the daily rate under s. 301.26 (4) (d) exceed actual fiscal year corrective sanctions community supervision.
services costs, that excess shall be transferred to the appropriation account under par. (hm) as provided in s. 301.26 (4) (ct).

**SECTION 664.** 20.410 (3) (ko) of the statutes is repealed.

**SECTION 665.** 20.410 (3) (kp) of the statutes is renumbered 20.437 (1) (kp) and amended to read:

20.437 (1) (kp) **Indian juvenile Interagency and intra-agency aids; tribal delinquency placements.** The amounts in the schedule to be used for unexpected or unusually high-cost out-of-home care placements of Indian juveniles who have been adjudicated delinquent by tribal courts. All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 21d. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered balance on June 30 of each year shall revert to the appropriation account under s. 20.505 (8) (hm).

**SECTION 666M.** 20.427 (intro.) of the statutes is created to read:

**20.427 Labor and industry review commission.** (intro.) There is appropriated to the labor and industry review commission for the following program:

**SECTION 667.** 20.433 (1) (g) of the statutes is amended to read:

20.433 (1) (g) **General program operations.** From all moneys received under s. 69.22 (1m), the amounts in the schedule to be used for the expenses of the child abuse and neglect prevention board under s. 48.982 (2) and (3), for statewide projects under s. 48.982 (5), for the general program operations of the family resource center grant program under s. 48.982 (6), and for technical assistance to organizations under s. 48.982 (4) and (6). Notwithstanding s. 20.001 (3) (a), there is transferred from this appropriation account to the appropriation account under par. (h) all moneys in this appropriation account that are unexpended and unencumbered at the close of a fiscal year. The child abuse and neglect prevention board may transfer all moneys in this appropriation account that are unexpended and unencumbered to the appropriation account under par. (h) at any time.

**SECTION 668.** 20.433 (1) (h) of the statutes is amended to read:

20.433 (1) (h) **Grants to organizations.** All moneys received under s. 69.22 (1m), less the amounts appropriated under par. (g), and all moneys transferred from the appropriation account under par. (g), to be used for grants to organizations under s. 48.982 (4) and (6).

**SECTION 668R.** 20.435 (1) (ch) of the statutes is amended to read:

20.435 (1) (ch) **Emergency medical services; aids.** The amounts in the schedule...
for emergency medical technician — basic training and examination aid under s. 256.12 (5) and, for ambulance service vehicles or vehicle equipment, emergency medical services supplies or equipment or emergency medical training for personnel under s. 256.12 (4), and for grants for advanced life support training under 2015 Wisconsin Act .... (this act), section 9118 (3q).

SECTION 668. 20.435 (1) (ch) of the statutes, as affected by 2015 Wisconsin Act .... (this act), is amended to read:

20.435 (1) (ch) Emergency medical services; aids. The amounts in the schedule for emergency medical technician — basic training and examination aid under s. 256.12 (5), and for ambulance service vehicles or vehicle equipment, emergency medical services supplies or equipment or emergency medical training for personnel under s. 256.12 (4), and for grants for advanced life support training under 2015 Wisconsin Act .... (this act), section 9118 (3q).

SECTION 669. 20.435 (1) (gm) of the statutes is amended to read:

20.435 (1) (gm) Licensing, review and certifying activities; fees; supplies and services. The amounts in the schedule for the purposes specified in ss. 252.23, 252.24, 252.245, 253.12, 254.176, 254.178, 254.179, 254.20 (5) and (8), 254.31 to 254.39, 254.41, 254.47, 254.61 to 254.88, 255.08 (2), and 256.15 (8), ch. 69, for the purchase and distribution of medical supplies, and to analyze and provide data under s. 250.04. All moneys received under ss. 250.04 (3m), 252.23 (4) (a), 252.24 (4) (a), 252.245 (9), 253.12, 254.176, 254.178, 254.181, 254.20 (5) and (8), 254.31 to 254.39, 254.41, 254.47, 254.61 to 254.88, 255.08 (2) (b), and 256.15 (5) (f) and (8) (d) and ch. 69, other than s. 69.22 (1m), and as reimbursement for medical supplies shall be credited to this appropriation account.

SECTION 670. 20.435 (1) (gm) of the statutes, as affected by 2015 Wisconsin Act .... (this act), is amended to read:

20.435 (1) (gm) Licensing, review and certifying activities; fees; supplies and services. The amounts in the schedule for the purposes specified in ss. 253.12, 254.176, 254.178, 254.179, 254.20 (5) and (8), 254.31 to 254.39, 254.41, 254.47, 254.61 to 254.88, and 256.15 (8), ch. 69, for the purchase and distribution of medical supplies, and to analyze and provide data under s. 250.04. All moneys received under ss. 250.04 (3m), 254.176, 254.178, 254.181, 254.20 (5) and (8), 254.31 to 254.39, 254.41, 254.47, 254.61 to 254.88, and 256.15 (5) (f) and (8) (d) and ch. 69, other than s. 69.22 (1m), and as reimbursement for medical supplies shall be credited to this appropriation account.

SECTION 671. 20.435 (1) (hg) of the statutes is amended to read:
20.435 (1) (hg) General program operations; health care information. The amounts in the schedule to fund the activities of the department of health services under ch. 153, to contract with the data organization under s. 153.05 (2r), and to make payments to a corporation under s. 153.81 to support health information exchange. The contract fees paid under s. 153.05 (6m) and assessments paid under s. 153.60 shall be credited to this appropriation account.

**SECTION 672.** 20.435 (2) (gk) of the statutes is amended to read:

20.435 (2) (gk) Institutional operations and charges. The amounts in the schedule for care, other than under s. 51.06 (1r), provided by the centers for the developmentally disabled, to reimburse the cost of providing the services and to remit any credit balances to county departments that occur on and after July 1, 1978, in accordance with s. 51.437 (4rm) (c); for care, other than under s. 46.043, provided by the mental health institutes, to reimburse the cost of providing the services and to remit any credit balances to county departments that occur on and after January 1, 1979, in accordance with s. 51.437 (4rm) (c); for maintenance of state-owned housing at centers for the developmentally disabled and mental health institutes; for repair or replacement of property damaged at the mental health institutes or at centers for the developmentally disabled; for grants under 2015 Wisconsin Act .... (this act), section 9118 (7); and for reimbursing the total cost of using, producing, and providing services, products, and care. All moneys received as payments from medical assistance on and after August 1, 1978; as payments from all other sources including other payments under s. 46.10 and payments under s. 51.437 (4rm) (c) received on and after July 1, 1978; as medical assistance payments, other payments under s. 46.10, and payments under s. 51.42 (3) (as) 2. received on and after January 1, 1979; as payments for the rental of state-owned housing and other institutional facilities at centers for the developmentally disabled and mental health institutes; for the sale of electricity, steam, or chilled water; as payments in restitution of property damaged at the mental health institutes or at centers for the developmentally disabled; for the sale of surplus property, including vehicles, at the mental health institutes or at centers for the developmentally disabled; and for other services, products, and care shall be credited to this appropriation, except that any payment under s. 46.10 received for the care or treatment of patients admitted under s. 51.10, 51.15, or 51.20 for which the state is liable under s. 51.05 (3), of forensic patients committed under ch. 971 or 975, admitted under ch. 975, or transferred under s. 51.35 (3), or of patients transferred from a state prison under s. 51.37 (5), to the Mendota Mental Health Institute or the Winnebago Mental Health Institute shall be treated as general purpose revenue — earned, as defined under s. 20.001 (4); and except that moneys received under s. 51.06 (6) may be expended only as provided in s. 13.101 (17).
SECTION 673. 20.435 (2) (gk) of the statutes, as affected by 2015 Wisconsin Act .... (this act), is amended to read:

20.435 (2) (gk) Institutional operations and charges. The amounts in the schedule for care, other than under s. 51.06 (1r), provided by the centers for the developmentally disabled, to reimburse the cost of providing the services and to remit any credit balances to county departments that occur on and after July 1, 1978, in accordance with s. 51.437 (4rm) (c); for care, other than under s. 46.043, provided by the mental health institutes, to reimburse the cost of providing the services and to remit any credit balances to county departments that occur on and after January 1, 1979, in accordance with s. 51.42 (3) (as) 2.; for maintenance of state-owned housing at centers for the developmentally disabled and mental health institutes; for repair or replacement of property damaged at the mental health institutes or at centers for the developmentally disabled; for grants under 2015 Wisconsin Act .... (this act), section 9118 (7); and for reimbursing the total cost of using, producing, and providing services, products, and care. All moneys received as payments from medical assistance on and after August 1, 1978; as payments from all other sources including other payments under s. 46.10 and payments under s. 51.437 (4rm) (c) received on and after July 1, 1978; as medical assistance payments, other payments under s. 46.10, and payments under s. 51.42 (3) (as) 2. received on and after January 1, 1979; as payments for the rental of state-owned housing and other institutional facilities at centers for the developmentally disabled and mental health institutes; for the sale of electricity, steam, or chilled water; as payments in restitution of property damaged at the mental health institutes or at centers for the developmentally disabled; for the sale of surplus property, including vehicles, at the mental health institutes or at centers for the developmentally disabled; and for other services, products, and care shall be credited to this appropriation, except that any payment under s. 46.10 received for the care or treatment of patients admitted under s. 51.10, 51.15, or 51.20 for which the state is liable under s. 51.05 (3), of forensic patients committed under ch. 971 or 975, admitted under ch. 975, or transferred under s. 51.35 (3), or of patients transferred from a state prison under s. 51.37 (5), to the Mendota Mental Health Institute or the Winnebago Mental Health Institute shall be treated as general purpose revenue — earned, as defined under s. 20.001 (4); and except that moneys received under s. 51.06 (6) may be expended only as provided in s. 13.101 (17).

SECTION 674. 20.435 (4) (title) of the statutes is repealed and recreated to read:

20.435 (4) (title) MEDICAID SERVICES.

SECTION 675. 20.435 (4) (a) of the statutes is amended to read:
20.435 (4) (a) **General program operations.** The amounts in the schedule for general program operations, including health care financing regulation,

**SECTION 676.** 20.435 (4) (b) of the statutes is amended to read:

20.435 (4) (b) **Medical Assistance program benefits.** Biennially, the amounts in the schedule to provide a portion of the state share of Medical Assistance program benefits administered under subch. IV of ch. 49, for a portion of the Badger Care health care program under s. 49.665, to provide a portion of the Medical Assistance program benefits administered under subch. IV of ch. 49 that are not also provided under par. (o), to fund the pilot project under s. 46.27 (9) and (10), to provide a portion of the facility payments under 1999 Wisconsin Act 9, section 9123 (9m), to fund services provided by resource centers under s. 46.283, for services under the family care benefit under s. 46.284 (5), for assisting victims of diseases, as provided in ss. 49.68, 49.683, and 49.685, for distributing grants under s. 146.64, and for reduction of any operating deficits as specified in 2005 Wisconsin Act 15, section 3.

Notwithstanding s. 20.002 (1), the department may transfer from this appropriation account to the appropriation account under sub. (5) (kc) funds in the amount of and for the purposes specified in s. 46.485. Notwithstanding ss. 20.001 (3) (b) and 20.002 (1), the department may credit or deposit into this appropriation account and may transfer between fiscal years funds that it transfers from the appropriation account under sub. (5) (kc) for the purposes specified in s. 46.485 (3r). Notwithstanding s. 20.002 (1), the department may transfer from this appropriation account to the appropriation account under sub. (7) par. (bd) funds in the amount and for the purposes specified in s. 49.45 (6v).

**SECTION 677.** 20.435 (4) (b) of the statutes, as affected by 2015 Wisconsin Act .... (this act), is amended to read:

20.435 (4) (b) **Medical Assistance program benefits.** Biennially, the amounts in the schedule to provide a portion of the state share of Medical Assistance program benefits administered under subch. IV of ch. 49, for a portion of the Badger Care health care program under s. 49.665, to provide a portion of the Medical Assistance program benefits administered under subch. IV of ch. 49 that are not also provided under par. (o), to fund the pilot project under s. 46.27 (9) and (10), to provide a portion of the facility payments under 1999 Wisconsin Act 9, section 9123 (9m), to fund services provided by resource centers under s. 46.283, for services under the family care benefit under s. 46.284 (5), for assisting victims of diseases, as provided in ss. 49.68, 49.683, and 49.685, for distributing grants under s. 146.64, and for reduction
of any operating deficits as specified in 2005 Wisconsin Act 15, section 3.
Notwithstanding s. 20.002 (1), the department may transfer from this
appropriation
account to the appropriation account under sub. (5) (kc) funds in the amount of and
for the purposes specified in s. 46.485. Notwithstanding ss. 20.001 (3) (b) and
20.002
(1), the department may credit or deposit into this appropriation account and may
transfer between fiscal years funds that it transfers from the appropriation account
under sub. (5) (kc) for the purposes specified in s. 46.485 (3r). Notwithstanding s.
20.002 (1), the department may transfer from this appropriation account to the
appropriation account under par. (bd) funds in the amount and for the purposes
specified in s. 49.45 (6v).

SECTION 678. 20.435 (4) (bd) of the statutes, as affected by 2015 Wisconsin
Act
... (this act), is amended to read:

20.435 (4) (bd) Long-term care programs. The amounts in the schedule for
assessments, case planning, services, administration and risk reserve escrow
accounts under s. 46.27, for pilot projects under s. 46.271 (1), to fund services
provided by resource centers other entities under s. 46.283 (5), for services under the
family care program under s. 46.284 (5), for services and supports under s. 46.2803
(2), for services provided under the children's community options program under s.
46.272, and for the payment of premiums under s. 49.472 (5). If the department
transfers funds to this appropriation from the appropriation account under sub. (4)
(b), the amounts in the schedule for the fiscal year for which the transfer is made
are increased by the amount of the transfer for the purposes specified in s. 49.45 (6v).
Notwithstanding ss. 20.001 (3) (a) and 20.002 (1), the department may under this
paragraph transfer moneys between fiscal years. Except for moneys authorized for
transfer under this appropriation or under s. 46.27 (7) (fm) or (g), all moneys under
this appropriation that are allocated under s. 46.27 and are not spent or
encumbered
by counties or by the department by December 31 of each year shall lapse to the
general fund on the succeeding January 1 unless transferred to the next calendar
year by the joint committee on finance.

SECTION 679C. 20.435 (4) (bq) of the statutes is created to read:

20.435 (4) (bq) Substance abuse treatment costs. Biennially, the amounts in
the
schedule to pay substance abuse treatment costs under s. 49.79 (9) (d).

SECTION 682. 20.435 (4) (h) of the statutes is repealed and recreated to
read:

20.435 (4) (h) County contributions. All moneys received from counties as
contributions to the family care program, as defined in s. 46.2805 to 46.2895, the
program of all-inclusive care for the elderly, as defined in s. 46.2805 (1) (a), and the
Family Care Partnership Program described under s. 46.2805 (1) (b) and from
counties under ss. 46.99 (3) and (3m) and 46.995; to fund services under the family
care program under s. 46.284 (5) and services under the program of all-inclusive
care for the elderly and the Family Care Partnership Program and for an entity to administer and to pay for services provided under the birth to 3 waiver program under s. 46.99 and the disabled children's long-term support program.

**SECTION 683.** 20.435 (4) (i) of the statutes is amended to read:

20.435 (4) (i) Gifts, grants, and payments; health care financing. All moneys received from gifts, grants, bequests and trust funds to provide health care financing Medical Assistance, food stamp, and disability and elder services consistent with the purpose of the gift, grant, bequest or trust fund, and all moneys received from payments from nongovernmental individuals and entities for departmental administrative services, for the purposes for which those payments are received.

**SECTION 684.** 20.435 (4) (iL) of the statutes is amended to read:

20.435 (4) (iL) Medical assistance provider assessments; health services regulation. All moneys received from assessments charged under s. 49.45 (2) (b) 9. and all moneys received under s. 150.13, for performance by the department of audits and investigations under s. 49.45 (3) (g) and for the purposes specified in ch. 150.

**SECTION 685.** 20.435 (4) (im) of the statutes is amended to read:

20.435 (4) (im) Medical assistance; correct payment recovery; collections; community services; other recoveries. All moneys received from the recovery of correct medical assistance payments under ss. 49.496 and 49.849, all moneys received as collections and other recoveries from providers, drug manufacturers, and other 3rd parties under medical assistance performance-based contracts, all moneys received from the recovery of costs of care under ss. 46.27 (7g) and 49.849 for enrollees who are ineligible for Medical Assistance, all moneys not appropriated under par. (in), and all moneys credited to this appropriation account under s. 49.89 (7) (f), for payments to counties and tribal governing bodies under s. 49.496 (4) (a), for payment of claims under s. 49.849 (5), for payments to the federal government for its share of medical assistance benefits recovered, for the state share of medical assistance benefits provided under subch. IV of ch. 49, for payments to care management organizations for provision of the family care benefit under s. 46.284 (5), for payments for long-term community support services funded under s. 46.27 (7) as provided in s. 46.27 (7g) (e) and 49.849 (6) (b), for administration of the waiver program under s. 46.99, and for costs related to collections and other recoveries.

**SECTION 685R.** 20.435 (4) (jd) of the statutes is created to read:

20.435 (4) (jd) Electronic benefit transfer card replacement costs. All moneys
transferred from benefit accounts under s. 49.79 (7c) (a) to support FoodShare contract costs, including the cost of replacing lost or stolen electronic benefit transfer cards.

SECTION 688. 20.435 (4) (o) of the statutes is amended to read:

20.435 (4) (o) Federal aid; medical assistance. All federal moneys received for meeting costs of Medical Assistance administered under ss. 46.284 (5) and 49.665 and subch. IV of ch. 49 and received under s. 255.35 (3) (c), to be used for those purposes, for transfer to the Medical Assistance trust fund, for those purposes, and for transfer to the appropriation account under sub. (5) (kx) for the purposes specified under sub. (5) (kx), and to transfer to the appropriation account under s. 20.435 (7) (im) $10,100 in fiscal year 2009-10 and $20,900 in fiscal year 2010-11.

SECTION 690. 20.435 (4) (x) of the statutes is amended to read:

20.435 (4) (x) Badger Care health care program; Medical Assistance trust fund; children's services; Badger Care health care program. From the Medical Assistance trust fund, all moneys received under s. 49.45 (39) (bm) for reducing waiting lists for children's long-term care services or other programs benefitting children and all moneys received for the Badger Care health care program under s. 49.665.

SECTION 692. 20.435 (5) (bc) of the statutes is amended to read:

20.435 (5) (bc) Grants for community programs. The amounts in the schedule for grants for and contracts to establish community programs under s. 46.48, for pretrial intoxicated driver intervention grants under s. 51.49, and for opioid treatment programs under s. 51.422. Notwithstanding ss. 20.001 (3) (a) and 20.002 (1), the department may transfer funds between fiscal years under this paragraph. Except for amounts authorized to be carried forward under s. 46.48 and as otherwise provided in this paragraph, all funds allocated but not encumbered by December 31 of each year lapse to the general fund on the next January 1 unless carried forward to the next calendar year by the joint committee on finance. Notwithstanding ss. 20.001 (3) (a) and 20.002 (1), the department shall transfer from this appropriation account to the appropriation account for the department of children and families under s. 20.437 (2) (dz) funds allocated by the department under s. 46.48 (30) but unexpended on June 30 of each year.

SECTION 693. 20.435 (5) (be) of the statutes is amended to read:

20.435 (5) (be) Mental health treatment services. The amounts in the schedule for mental health treatment services for individuals who are in or are relocated from institutions for mental diseases under ss. 46.266 and 46.268 at a county-operated institution for mental disease as selected by the department of health services. Notwithstanding ss. 20.001 (3) (a) and 20.002 (1), the department may transfer funds between fiscal years under this paragraph. All funds allocated but not encumbered
by December 31 of each year lapse to the general fund on the next January 1 unless

carried forward to the next calendar year by the joint committee on finance.

SECTION 694. 20.435 (5) (bL) of the statutes is repealed.

SECTION 695. 20.435 (5) (da) of the statutes is amended to read:

20.435 (5) (da) Reimbursements to local units of government. A sum sufficient
for the cost of care as provided in s. 51.22 (3) for persons who have a developmental
disability or who require mental health or alcoholism or other drug abuse
treatment.

SECTION 696. 20.435 (5) (gg) of the statutes is amended to read:

20.435 (5) (gg) Collection remittances to local units of government. All
moneys
received under ss. 46.03 (18) and 46.10, less moneys credited to sub. (7) (ge) and (h)
(4) (hp), for the purposes of remitting departmental collections under s. 46.03 (18)
g
or 46.10 (8m) (a) 3. and 4.

SECTION 698. 20.435 (7) (title) of the statutes is repealed and recreated to
read: