2015 - 2016 LEGISLATURE

SENATE AMENDMENT 2,
TO SENATE SUBSTITUTE AMENDMENT 1,
TO SENATE BILL 21

July 7, 2015 - Offered by Senators LASEE, WANGGAARD, FARROW, STROEBEL, LEMAHIEU, VUKMIR and S. FITZGERALD.

At the locations indicated, amend the substitute amendment as follows:

1. Page 29, line 15: delete that line.
2. Page 40, line 12: after that line insert:

"SECTION 293D. 16.529 (1) of the statutes is repealed and recreated to read:

16.529 (1) In this section, "state agency" has the meaning given in s. 40.02 (54).

SECTION 293H. 16.529 (2) of the statutes is amended to read:

16.529 (2) Notwithstanding ss. 20.001 (3) (a) to (c) and 25.40 (3), beginning in the 2007-09 fiscal biennium, during each fiscal biennium the secretary shall lapse to the general fund or transfer to the general fund from each state agency appropriation specified in sub. (3) an amount equal to that portion of the total amount of principal and interest to be paid on obligations issued under s. 16.527 during the fiscal biennium that is allocable to the appropriation, as determined under sub. (3). The secretary may require that a state agency pay the amount directly to the state in lieu of lapsing or transferring the amount to the general fund.

SECTION 293P. 16.529 (3) (d) of the statutes is created to read:

16.529 (3) (d) For purposes of calculating the amount allocable to the University of Wisconsin Hospitals and Clinics Authority under par. (b), the secretary shall include any amount allocable to the former University of Wisconsin Hospitals and Clinics Board, which was eliminated in 2011 Wisconsin Act 10, based on the number of employees at the University of Wisconsin Hospitals and Clinics Board on the day on which it was eliminated, as calculated by the secretary."

3. Page 65, line 3: after that line insert:
"SECTION 380N. 16.856 of the statutes is created to read:

16.856 Prevailing wage. (1) "Prevailing wage rate" means the applicable prevailing wage rate for an area, as determined by the U.S. department of labor under 40 USC 3142.

(5) DISCLOSURE. If a person who is not an employee of the department or the contracting state agency or who is not an employee of the department of workforce development conducting an investigation under s. 109.09 contacts an employee performing the work described in sub. (2m) for the purpose of investigating compliance with this section, the person shall provide a written statement to the employee stating that the person is not affiliated with the department, the contracting state agency, or the department of workforce development and disclosing the principal source of funding for the investigation.

(7) RULES; ENFORCEMENT. (a) The department shall promulgate any rules that the department determines are necessary to implement and ensure compliance with this section.

(b) If requested by any person performing the work described in sub. (2m), the department shall inspect the payroll records of any contractor, subcontractor, or agent performing work on a project of public works that is subject to this section to ensure compliance with this section.

(c) Section 111.322 (2m) applies to discharge and other discriminatory acts arising in connection with any proceeding under this section."

4. Page 73, line 15: after that line insert:

"SECTION 453XM. 19.36 (12) of the statutes is amended to read:

19.36 (12) INFORMATION RELATING TO CERTAIN EMPLOYEES. Unless access is specifically authorized or required by statute, an authority shall may not provide access to a record prepared or provided by an employer performing work on a project to which s. 66.0903, 103.49, or 103.50 16.856 or 84.062 applies, or on which the employer is otherwise required to pay prevailing wages, if that record contains the name or other personally identifiable information relating to an employee of that employer, unless the employee authorizes the authority to provide access to that information. In this subsection, "personally identifiable information" does not include an employee's work classification, hours of work, or wage or benefit payments received for work on such a project."

5. Page 123, line 3: increase the dollar amount for fiscal year 2016-17 by $25,000,000 for the purpose for which the appropriation is made.

6. Page 583, line 23: delete "Mason" and substitute "Michigan".
7. Page 584, line 24: delete that line.
8. Page 585, line 1: delete lines 1 to 16.
9. Page 588, line 8: delete lines 8 to 12.
11. Page 590, line 1: delete lines 1 to 2 and substitute:
    "SECTION 1914H. 59.52 (31) (e) of the statutes is created to read:
    59.52 (31) (e) With regard to any transaction to which s. 59.17 (2) (b) 3.
    applies, such a transaction is not subject to the provisions of pars. (b), (c), and (d).".
12. Page 602, line 25: after that line insert:
    "SECTION 1948Y. 66.0129 (5) of the statutes is amended to read:
    66.0129 (5) BIDS FOR CONSTRUCTION. The nonprofit corporation shall let
    all contracts exceeding $1,000 for the construction, maintenance or repair of hospital
    facilities to the lowest responsible bidder after advertising for bids by the
    publication of a class 2 notice under ch. 985. Sections Section 66.0901 and 66.0903 apply
    to bids and contracts under this subsection.".
13. Page 608, line 1: delete "local".
14. Page 608, line 2: delete "governmental unit" and substitute "1st class city".
15. Page 608, line 3: delete "local governmental unit" and substitute "1st class city".
16. Page 611, line 9: after "cities" insert "or villages".
17. Page 611, line 13: delete "conditions".
18. Page 611, line 13: delete "all" and substitute "any".
19. Page 611, line 14: delete "are" and substitute "is".
20. Page 611, line 15: delete that line and substitute:
    "(a) All of the following conditions apply:
    1. The most recent federal decennial census shows that the resident".
21. Page 611, line 17: delete "(b)" and substitute "2.".
22. Page 611, line 18: delete "(c)" and substitute "3.".
23. Page 611, line 20: delete "(d)" and substitute "4.".
24. Page 611, line 23: delete "(e)" and substitute "5.".
25. Page 611, line 24: delete "(f)" and substitute "6.".
26. Page 612, line 1: delete "(g)" and substitute "7.".
27. Page 612, line 3: delete "(h)" and substitute "8.".
28. Page 612, line 4: after that line insert:
(b) All of the following conditions apply:

1. The most recent federal decennial census shows that the resident population of the town exceeds 2,300.
2. The most recent data available from the department of revenue show that the equalized value for the town exceeds $190,000,000.
3. The area of the town exceeds 40 square miles.
4. The town is contiguous to a village to which all of the following conditions apply:
   a. The most recent federal decennial census shows that the resident population of the village is less than 300.
   b. The area of the village is less than 2 square miles.
   c. The aggregate net tax rate of the village, as determined by the department of revenue under s. 70.114 (3), is greater than 36 mills.
5. The village under subd. 4. and the town are located in a county for which the most recent federal decennial census shows that the resident population is less than 150,000.".

29. Page 612, line 7: delete "all of the conditions" and substitute "the requirements".

30. Page 632, line 11: delete "2015" and substitute "2016".
31. Page 632, line 14: delete "2015" and substitute "2016".
32. Page 635, line 7: delete "2016" and substitute "2017".
33. Page 635, line 12: delete "2016" and substitute "2017".
34. Page 635, line 13: delete "2013" and substitute "2014".
35. Page 635, line 14: delete "2017" and substitute "2018".
36. Page 635, line 15: delete "2012" and substitute "2013".
37. Page 635, line 16: delete "2018" and substitute "2019".
38. Page 635, line 17: delete "2011" and substitute "2012".
39. Page 635, line 18: delete "2019" and substitute "2020".
40. Page 635, line 19: delete "2010" and substitute "2011".
41. Page 635, line 20: delete "2020" and substitute "2021".
42. Page 635, line 21: delete "2009" and substitute "2010".
43. Page 635, line 25: delete the material beginning with "and" and ending with "date]," on page 636, line 1.
44. Page 635, line 25: delete "2015" and substitute "2016".
45. Page 636, line 10: delete "2016" and substitute "2017".
46. Page 639, line 12: after "municipality" insert "in a county bordered by
Lake Michigan and the state of Illinois".
47. Page 639, line 13: after "municipality" insert "in that county".
48. Page 640, line 2: delete lines 2 and 3 and substitute "may appeal to
the
public service commission any decision of the municipality that owns and".
49. Page 640, line 4: after "extension." insert "The public service
commission
may include in its decision conditions on the extension of service to ensure that
costs
resulting from the extension are borne by the users causing the cost and that the
connection point selected by the municipality requesting the service is reasonable.
Either municipality may appeal the decision of the public service commission to the
department of natural resources. The department shall provide a determination
within 45 days of receiving the appeal.".
50. Page 640, line 15: after that line insert:

" SECTION 1991SD. 66.0903 (title) of the statutes is repealed and recreated
to
read:

66.0903 (title) Prevailing wage.
SECTION 1991SF. 66.0903 (1) (a), (am), (b), (cm), (dr), (em), (hm) and (im)
of the
statutes are repealed.
SECTION 1991SH. 66.0903 (1) (c) of the statutes is amended to read:
66.0903 (1) (c) "Hourly basic rate of pay" has the meaning given in s.
16.856 (1) (b).
SECTION 1991SJ. 66.0903 (1) (f) of the statutes is amended to read:
66.0903 (1) (f) "Prevailing hours of labor" has the meaning given in s.
16.856 (1) (e).
SECTION 1991SL. 66.0903 (1) (g) of the statutes is repealed and recreated
to
read:
66.0903 (1) (g) "Prevailing wage rate" includes the meanings given under
s.
66.0903 (1) (g), 2013 stats., and s. 16.856 (1) (f).
SECTION 1991SN. 66.0903 (1) (j) of the statutes is amended to read:
66.0903 (1) (j) "Truck driver" has the meaning given in s. 16.856 (1)
(g)
(j).
SECTION 1991SP. 66.0903 (1m) (a) (intro.) of the statutes is renumbered
66.0903 (1) (h) and amended to read:
66.0903 (1) (h) In this subsection, "publicly funded private construction project" means a construction project in which the developer, investor, or owner of the project receives direct financial assistance from a local governmental unit for the erection, construction, repair, remodeling, demolition, including any alteration, painting, decorating, or grading, of a private facility, including land, a building, or other infrastructure. "Publicly funded private construction project" does not include a project of public works or a housing project involving the erection, construction, repair, remodeling, or demolition of any of the following:

SECTION 1991SR. 66.0903 (1m) (a) 1. to 3. of the statutes are repealed.

SECTION 1991ST. 66.0903 (1m) (b) of the statutes is amended to read:

66.0903 (1m) (b) The legislature finds that the enactment of ordinances or other enactments by local governmental units requiring laborers, workers, mechanics, and truck drivers employed on projects of public works or on publicly funded private construction projects to be paid the prevailing wage rate and to be paid at least 1.5 times their hourly basic rate of pay for hours worked in excess of the prevailing hours of labor would be logically inconsistent with, would defeat the purpose of, and would go against the spirit of this section and the repeal of s. 66.0904, 2009 stats, and s. 66.0903 (2) to (12), 2013 stats. Therefore, this section shall be construed as an enactment of statewide concern for the purpose of providing uniform prevailing wage rate and prevailing hours of labor requirements throughout the state purposes of facilitating broader participation with respect to bidding on projects of public works, ensuring that wages accurately reflect market conditions, providing local governments with the flexibility to reduce costs on capital projects, and reducing spending at all levels of government in this state.

SECTION 1991SV. 66.0903 (2) to (12) of the statutes are repealed.

51. Page 640, line 15: after that line insert:

"SECTION 1991S. 66.0901 (12) of the statutes is created to read:

66.0901 (12) PUBLIC BUILDING PLAN INFORMATION. (a) In this subsection:

1. "Public building plan information" means construction plans, designs, specifications, and related materials for construction work undertaken, or proposed to be undertaken, by a municipality pursuant to a public contract.

2. "Public plan room" means a nonprofit organization that gathers and makes available to the public for inspection and copying public building plan information.

(b) Notwithstanding s. 19.35 (3), if a municipality receives a request for public building plan information from a public plan room, the municipality shall provide the requested information by electronic copy, and without charging a fee, if all of the following apply:
1. The public building plan information relates to a structure or building constructed, or proposed to be constructed, by a municipality.

2. The public plan room allows the public to register and inspect or copy the public building plan information that it obtains under this subsection without charging a fee.

(c) A municipality shall provide the requested information under par. (b) even if the municipality contracts with another person to assist the municipality with public contracts, related construction projects, or the management and storage of public building plan information.


53. Page 645, line 1: delete lines 1 and 2.

54. Page 646, line 12: after that line insert:

"SECTION 2037M. 70.111 (22) of the statutes is amended to read:

70.111 (22) RENTED PERSONAL PROPERTY. (a) Except as provided in par. (b), personal property held for rental for periods of one month or less to multiple users for their temporary use, if the property is not rented with an operator, if the owner is not a subsidiary or affiliate of any other enterprise which is engaged in any business other than personal property rental and the owner is engaged in the rental of the property subject to the exemption to the other enterprise, if the owner is classified in group number 735, industry number 7359 of the 1987 standard industrial classification manual published by the U.S. office of management and budget and if the property is equipment, including construction equipment but not including automotive and computer-related equipment, television sets, video recorders and players, cameras, photographic equipment, audiovisual equipment, photocopying equipment, sound equipment, public address systems and video tapes; party supplies; appliances; tools; dishes; silverware; tables; or banquet accessories.

(b) Personal property held primarily for rental for periods of 364 days or less to multiple users for their temporary use, if the property is not rented with an operator, if the owner is not a subsidiary or affiliate of any other enterprise which is engaged in any business other than personal property rental and the owner is engaged in the rental of the property subject to the exemption to the other enterprise, if the owner is classified under 532412 of the North American Industry Classification System, 2012 edition, published by the U.S. bureau of the census, and if the property is heavy equipment used for construction, mining, or forestry, including bulldozers, earthmoving equipment, well-drilling machinery and equipment, or cranes."

55. Page 803, line 7: after that line insert:

"SECTION 2560P. 84.062 of the statutes is created to read:
**84.062 Prevailing wage.** (1) **DEFINITIONS.** In this section:

(a) "Hourly basic rate of pay" has the meaning given in s. 16.856 (1) (b).

(b) "Prevailing hours of labor" has the meaning given in s. 16.856 (1) (e).

(c) "Prevailing wage rate" has the meaning given in s. 16.856 (1) (f).

(d) "Truck driver" has the meaning given in s. 16.856 (1) (j).

(5) **DISCLOSURE.** If a person who is not an employee of the department or the contracting state agency contacts an employee performing the work described in sub. (2m) for the purpose of investigating compliance with this section, the person shall provide a written statement to the employee stating that the person is not affiliated with the department or the contracting state agency and disclosing the principal source of funding for the investigation."

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**56.** Page 805, line 21: after that line insert:

"**SECTION 2569P.** 84.295 (4m) (d) of the statutes is amended to read:

84.295 (4m) (d) In order to be eligible for reimbursement under this subsection, any entry upon or occupation of state freeway right-of-way after relocation or replacement by a metropolitan sewerage district acting under s. 200.11 (5) (b) or 200.35 (7) shall be done in a manner acceptable to the department.

**SECTION 2569R.** 84.295 (4m) (e) 2. of the statutes is amended to read:

84.295 (4m) (e) 2. "Municipal utility facilities" mean any utility facilities owned by any town, village, or city or any joint local water authority created under s. 66.0823 or any town sanitary district established under subch. IX of ch. 60, or under the jurisdiction of any metropolitan sewerage district established under ss. 200.01 to 200.15 ch. 200.".

**57.** Page 805, line 21: after that line insert:

"**SECTION 2569P.** 84.41 (3) of the statutes is amended to read:

84.41 (3) **EMPLOYMENT REGULATIONS.** Employment regulations set forth in s. 103.50 84.062 pertaining to wages and hours shall apply to all projects constructed under s. 84.40 in the same manner as such laws apply to projects on other state highways. Where applicable, the federal wages and hours law known as the Davis-Bacon act shall apply."

**58.** Page 907, line 22: after that line insert:

"**SECTION 3075P.** 103.005 (12) (a) of the statutes is amended to read:

103.005 (12) (a) If any employer, employee, owner, or other person violates chs. 103 to 106, or fails or refuses to perform any duty required under chs. 103 to 106, within the time prescribed by the department, for which no penalty has been specifically provided, or fails, neglects or refuses to obey any lawful order given or made by the department or any judgment or decree made by any court in

http://docs.legis.wisconsin.gov/2015/related/amendments/sb21/sa2_ssa1_sb21
connection
with chs. 103 to 106, for each such violation, failure or refusal, the employer,
employee, owner or other person shall forfeit not less than $10 nor more than $100
for each offense. This paragraph does not apply to any person who fails to provide
any information to the department to assist the department in determining
prevailing wage rates or prevailing hours of labor under s. 103.49 (3) (a) or (am) or
103.50 (3) or (4).”.

59. Page 909, line 11: after that line insert:

"SECTION 3077B. 103.49 (title) of the statutes is repealed.
SECTION 3077BG. 103.49 (1) (intro.), (am), (b), (bj), (br), (c), (em), (f), (fm)
and
(g), (1m) and (3g) of the statutes are renumbered 16.856 (1) (intro.), (a), (b), (c), (d),
(e), (g), (h), (i) and (j), (1m) and (3g).
SECTION 3077BP. 103.49 (1) (a), (bg) and (d) of the statutes are repealed.
SECTION 3077C. 103.49 (2) of the statutes is renumbered 16.856 (2) and
amended to read:

16.856 (2) PREVAILING WAGE RATES AND HOURS OF LABOR. Any contract
made for
the erection, construction, remodeling, repairing, or demolition of any project of
public works to which the state or any state agency is a party shall contain a
stipulation that no person performing the work described in sub. (2m) may be
permitted to work a greater number of hours per day or per week than the
prevailing
hours of labor, except that any such person may be permitted or required to work
more than such prevailing hours of labor per day and per week if he or she is paid
for all hours worked in excess of the prevailing hours of labor at a rate of at least
1.5

times his or her hourly basic rate of pay; nor may he or she be paid less than the
prevailing wage rate determined under sub. (3) in the same or most similar trade or
occupation in the area in which the project of public works is situated. A reference
to the prevailing wage rates determined under sub. (3) and the prevailing hours of
labor shall be published in the notice issued for the purpose of securing bids for the
project. If any contract or subcontract for a project of public works that is subject to
this section is entered into, the prevailing wage rates determined under sub. (3)
and
the prevailing hours of labor shall be physically incorporated into and made a part
of the contract or subcontract, except that for a minor subcontract, as determined by
the department, the department shall prescribe by rule the method of notifying the
minor subcontractor of the prevailing wage rates and prevailing hours of labor
applicable to the minor subcontract. The prevailing wage rates and prevailing
hours
of labor applicable to a contract or subcontract may not be changed during the time
that the contract or subcontract is in force.

SECTION 3077CP. 103.49 (2m) of the statutes is renumbered 16.856 (2m),
and
16.856 (2m) (a) (intro.) and (b), as renumbered, are amended to read:
16.856 (2m) (a) (intro.) Subject to par. (b), all of the following employees shall be paid the prevailing wage rate determined under sub. (3) and may not be permitted to work a greater number of hours per day or per week than the prevailing hours of labor, unless they are paid for all hours worked in excess of the prevailing hours of labor at a rate of at least 1.5 times their hourly basic rate of pay:

(b) A laborer, worker, mechanic, or truck driver who is employed to process, manufacture, pick up, or deliver materials or products from a commercial establishment that has a fixed place of business from which the establishment supplies processed or manufactured materials or products or from a facility that is not dedicated exclusively, or nearly so, to a project of public works that is subject to this section, including any of the following, is not entitled to receive the prevailing wage rate determined under sub. (3) or to receive at least 1.5 times his or her hourly basic rate of pay for all hours worked in excess of the prevailing hours of labor unless any of the following applies:

1. The laborer, worker, mechanic, or truck driver who is employed to go to the source of mineral aggregate such as sand, gravel, or stone and deliver that mineral aggregate to the site of a project of public works that is subject to this section by depositing the material directly in final place, from the transporting vehicle or through spreaders from the transporting vehicle.

2. The laborer, worker, mechanic, or truck driver who is employed to go to the site of a project that is subject to this section, pick up excavated material or spoil from the site of the project of public works, and transport that excavated material or spoil away from the site of the project.

SECTION 3077D. 103.49 (3), (4r) and (5) of the statutes are repealed.

SECTION 3077DP. 103.49 (6m) (title) of the statutes is renumbered 16.856 (6m) (title).

SECTION 3077E. 103.49 (6m) (ag) of the statutes is renumbered 16.856 (6m) (ag), and 16.856 (6m) (ag) 1., 2. and 3., as renumbered, are amended to read:

16.856 (6m) (ag) 1. Any contractor, subcontractor, or contractor's or subcontractor's agent who fails to pay the prevailing wage rate determined by the department under sub. (3) or who pays less than 1.5 times the hourly basic rate of pay for all hours worked in excess of the prevailing hours of labor is liable to any affected employee in the amount of his or her unpaid wages or his or her unpaid overtime compensation and in an additional amount as liquidated damages as provided in subd. 2. or 3., whichever is applicable.
2. If the department determines upon inspection under sub. (5) (b) or (c) that a contractor, subcontractor, or contractor's or subcontractor's agent has failed to pay the prevailing wage rate determined by the department under sub. (3) or has paid less than 1.5 times the hourly basic rate of pay for all hours worked in excess of the prevailing hours of labor, the department shall order the contractor to pay to any affected employee the amount of his or her unpaid wages or his or her unpaid overtime compensation and an additional amount equal to 100 percent of the amount of those unpaid wages or that unpaid overtime compensation as liquidated damages within a period specified by the department in the order.

3. In addition to or in lieu of recovering the liability specified in subd. 1. as provided in subd. 2., any employee for and in behalf of that employee and other employees similarly situated may commence an action to recover that liability in any court of competent jurisdiction. If the court finds that a contractor, subcontractor, or contractor's or subcontractor's agent has failed to pay the prevailing wage rate determined by the department under sub. (3) or has paid less than 1.5 times the hourly basic rate of pay for all hours worked in excess of the prevailing hours of labor, the court shall order the contractor, subcontractor, or agent to pay to any affected employee the amount of his or her unpaid wages or his or her unpaid overtime compensation and an additional amount equal to 100 percent of the amount of those unpaid wages or that unpaid overtime compensation as liquidated damages.

SECTION 3077EP. 103.49 (6m) (am) of the statutes is renumbered 16.856 (6m) (am) and amended to read:

16.856 (6m) (am) Except as provided in pars. (b), and (d) and (f), any contractor, subcontractor or contractor's or subcontractor's agent who violates this section may be fined not more than $200 or imprisoned for not more than 6 months or both. Each day that a violation continues is a separate offense.

SECTION 3077F. 103.49 (6m) (b) to (e) of the statutes are renumbered 16.856 (6m) (b) to (e).

SECTION 3077FP. 103.49 (6m) (f) of the statutes is repealed.

SECTION 3077G. 103.49 (7) of the statutes is repealed.

SECTION 3077GP. 103.50 (title) and (1) of the statutes are repealed.

SECTION 3077H. 103.50 (2) of the statutes is renumbered 84.062 (2) and amended to read:

84.062 (2) PREVAILING WAGE RATES AND HOURS OF LABOR. No person performing the work described in sub. (2m) in the employ of a contractor, subcontractor, agent or other person performing any work on a project under a contract based on bids as provided in s. 84.06 (2) to which the state is a party for the construction or
improvement of any highway may be permitted to work a greater number of hours per day or per week than the prevailing hours of labor; nor may he or she be paid a lesser rate of wages than the prevailing wage rate in the area in which the work is to be done determined under sub. (3); except that any such person may be permitted or required to work more than such prevailing hours of labor per day and per week if he or she is paid for all hours worked in excess of the prevailing hours of labor at a rate of at least 1.5 times his or her hourly basic rate of pay.

SECTION 3077HP. 103.50 (2g) of the statutes is renumbered 84.062 (2g) and amended to read:

84.062 (2g) NONAPPLICABILITY. This section does not apply to a single-trade project of public works, as defined in s. 103.49 16.856 (1) (em) (g), for which the estimated project cost of completion is less than $48,000 or a multiple-trade project of public works, as defined in s. 103.49 16.856 (1) (be) (d), for which the estimated project cost of completion is less than $100,000.

SECTION 3077I. 103.50 (2m) of the statutes is renumbered 84.062 (2m), and 84.062 (2m) (a) (intro.) and (b), as renumbered, are amended to read:

84.062 (2m) (a) (intro.) Subject to par. (b), all of the following employees shall be paid the prevailing wage rate determined under sub. (3) and may not be permitted to work a greater number of hours per day or per week than the prevailing hours of labor, unless they are paid for all hours worked in excess of the prevailing hours of labor at a rate of at least 1.5 times their hourly basic rate of pay:

(b) A laborer, worker, mechanic, or truck driver who is employed to process, manufacture, pick up, or deliver materials or products from a commercial establishment that has a fixed place of business from which the establishment supplies processed or manufactured materials or products or from a facility that is not dedicated exclusively, or nearly so, to a project that is subject to this section, including any of the following, is not entitled to receive the prevailing wage rate determined under sub. (3) or to receive at least 1.5 times his or her hourly basic rate of pay for all hours worked in excess of the prevailing hours of labor unless any of the following applies:

1. The laborer, worker, mechanic or truck driver who is employed to go to the source of mineral aggregate such as sand, gravel or stone and deliver that mineral aggregate to the site of a project that is subject to this section by depositing the material directly in final place, from the transporting vehicle or through spreaders from the transporting vehicle.

2. The laborer, worker, mechanic or truck driver who is employed to go to the
site of a project that is subject to this section, pick up excavated material or spoil from
the site of the project, and transport that excavated material or spoil away from the
site of the project and return to the site of the project.

SECTION 3077IP. 103.50 (3) to (5) of the statutes are repealed.

SECTION 3077J. 103.50 (6) of the statutes is renumbered 84.062 (6) and
amended to read:

84.062 (6) CONTENTS OF CONTRACTS; NOTIFICATION. A reference to the prevailing
wage rates determined under sub. (3) and the prevailing hours of labor shall be
published in the notice issued for the purpose of securing bids for a project. If any
contract or subcontract for a project that is subject to this section is entered into, the
prevailing wage rates determined under sub. (3) and the prevailing hours of labor
shall be physically incorporated into and made a part of the contract or subcontract,
except that for a minor subcontract, as determined by the department of workforce
development, that department, the department of administration shall prescribe by
rule under s. 16.856 (2) the method of notifying the minor subcontractor of the
prevailing wage rates and prevailing hours of labor applicable to the minor
subcontract. The prevailing wage rates and prevailing hours of labor applicable to
a contract or subcontract may not be changed during the time that the contract or
subcontract is in force. For the information of the employees working on the project,
the prevailing wage rates determined by the department, the prevailing hours of
labor, and the provisions of subs. (2) and (7) shall be kept posted by the department
of transportation in at least one conspicuous and easily accessible place on the site
of the project.

SECTION 3077JP. 103.50 (7) (title) and (a) to (e) of the statutes are
renumbered 84.062 (7) (title) and (a) to (e), and 84.062 (7) (a), as renumbered, is amended to read:

84.062 (7) (a) Except as provided in pars. (b), and (d) and (f), any
contractor, subcontractor, or contractor's or subcontractor's agent who violates this section
may be fined not more than $200 or imprisoned for not more than 6 months or both. Each
day that a violation continues is a separate offense.

SECTION 3077K. 103.50 (7) (f) of the statutes is repealed.

SECTION 3077KP. 103.50 (8) of the statutes is renumbered 84.062 (8) and
amended to read:

84.062 (8) ENFORCEMENT AND PROSECUTION. The department of
transportation shall require adherence to subs. (2), (2m), and (6). The department of
transportation may demand and examine, and every contractor, subcontractor, and contractor's or
subcontractor's agent shall keep and furnish upon request by the department of
transportation, copies of payrolls and other records and information relating to
compliance with this section. If requested by any person performing the work
described in sub. (2m), the department shall conduct an investigation to ensure
compliance with this section. Upon request of the department of transportation or
upon complaint of alleged violation, the district attorney of the county in which the
work is located shall investigate as necessary and prosecute violations in a court of
competent jurisdiction. Section 111.322 (2m) applies to discharge and other
discriminatory acts arising in connection with any proceeding under this section.

**SECTION 3077L.** 103.503 (1) (a) of the statutes is amended to read:

103.503 (1) (a) "Accident" means an incident caused, contributed to, or
otherwise involving an employee that resulted or could have resulted in death,
personal injury, or property damage and that occurred while the employee was
performing the work described in s. 66.0903 (4), 2013 stats., or 103.49 s. 16.856
(2m)
on a project of public works or while the employee was performing work on a public
utility project.

**SECTION 3077LP.** 103.503 (1) (c) of the statutes is amended to read:

103.503 (1) (c) "Contracting agency" means a local governmental unit, as
defined in s. 66.0903 (1) (d), or a state agency, as defined in s. 103.49 16.856 (1) (h),
that has contracted for the performance of work on a project of public works or
a public utility that has contracted for the performance of work on a public utility
project.

**SECTION 3077M.** 103.503 (1) (e) of the statutes is amended to read:

103.503 (1) (e) "Employee" means a laborer, worker, mechanic, or truck
driver
who performs the work described in s. 66.0903 (4), 2013 stats., or 103.49 s. 16.856
(2m) on a project of public works or on a public utility project.

**SECTION 3077MP.** 103.503 (1) (g) of the statutes is amended to read:

103.503 (1) (g) "Project of public works" means a project of public works
that
is subject to s. 16.856 or that would be subject to s. 66.0903 or 103.49, 2013 stats., if
the project were erected, constructed, repaired, remodeled, or demolished prior to
the
effective date of this paragraph .... [LRB inserts date].

**SECTION 3077N.** 103.503 (2) of the statutes is amended to read:

103.503 (2) SUBSTANCE ABUSE PROHIBITED. No employee may use, possess,
attempt to possess, distribute, deliver, or be under the influence of a drug, or use or
be under the influence of alcohol, while performing the work described in s. 66.0903
(4), 2013 stats., or 103.49 s. 16.856 (2m) on a project of public works or while
performing work on a public utility project. An employee is considered to be under
the influence of alcohol for purposes of this subsection if he or she has an alcohol
concentration that is equal to or greater than the amount specified in s. 885.235
(1g)
(d).

**SECTION 3077NP.** 103.503 (3) (a) 2. of the statutes is amended to read:
103.503 (3) (a) 2. A requirement that employees performing the work described
in s. 66.0903 (4), 2013 stats., or 103.49 s. 16.856 (2m) on a project of public works or
performing work on a public utility project submit to random, reasonable suspicion,
and post-accident drug and alcohol testing and to drug and alcohol testing before
commencing work on the project, except that testing of an employee before
commencing work on a project is not required if the employee has been
participating
in a random testing program during the 90 days preceding the date on which the
employee commenced work on the project.”.

60. Page 910, line 7: after that line insert:
"SECTION 3078CD. 104.001 (3) (intro.) and (b) of the statutes are
consolidated,
renumbered 104.001 (3) and amended to read:
104.001 (3) This section does not affect any of the following: (b) An an
ordinance that, subject to s. 66.0903, requires an employee of a county, city, village,
or town, an employee who performs work under a contract for the provision of
services to a county, city, village, or town, or an employee who performs work that is
funded by financial assistance from a county, city, village, or town, to be paid at a
minimum wage rate specified in the ordinance.
SECTION 3078CH. 104.001 (3) (a) of the statutes is repealed.”.

61. Page 917, line 2: after that line insert:
"SECTION 3080P. 106.04 (1) (d) of the statutes is amended to read:
106.04 (1) (d) "Project" means a project of public works that is subject to s.
103.49 or 103.50 16.856 or 84.062 in which work is performed by employees
employed
in trades that are apprenticeable under this subchapter.”.

62. Page 930, line 17: after that line insert:
"SECTION 3135C. 109.09 (1) of the statutes is amended to read:
109.09 (1) The department shall investigate and attempt equitably to
adjust
controversies between employers and employees as to alleged wage claims. The
department may receive and investigate any wage claim which that is filed with the
department, or received by the department under s. 109.10 (4), no later than 2 years
after the date the wages are due. The department may, after receiving a wage claim,
investigate any wages due from the employer against whom the claim is filed to any
employee during the period commencing 2 years before the date the claim is filed.
The department shall enforce this chapter and ss. 66.0903, 2013 stats., s. 103.49,
2013 stats., and s. 229.8275, 2013 stats., and ss. 16.856, 103.02, 103.49, 103.82, and
104.12, and 229.8275. In pursuance of this duty, the department may sue the
employer on behalf of the employee to collect any wage claim or wage deficiency and
ss. 109.03 (6) and 109.11 (2) and (3) shall apply to such actions. Except for actions
under s. 109.10, the department may refer such an action to the district attorney of
the county in which the violation occurs for prosecution and collection and the
district attorney shall commence an action in the circuit court having appropriate
jurisdiction. Any number of wage claims or wage deficiencies against the same
employer may be joined in a single proceeding, but the court may order separate

trials or hearings. In actions that are referred to a district attorney under this
subsection, any taxable costs recovered by the district attorney shall be paid into the
general fund of the county in which the violation occurs and used by that county to
meet its financial responsibility under s. 978.13 (2) (b) for the operation of the office
of the district attorney who prosecuted the action.

SECTION 3135E. 111.322 (2m) (a) of the statutes is amended to read:

111.322 (2m) (a) The individual files a complaint or attempts to enforce
any
right under s. 103.02, 103.10, 103.13, 103.28, 103.32, 103.34, 103.455, 103.50,
104.12, 109.03, 109.07, 109.075, 146.997, or 995.55, or ss. 101.58 to 101.599 or
103.64
to 103.82.

SECTION 3135G. 111.322 (2m) (b) of the statutes is amended to read:

111.322 (2m) (b) The individual testifies or assists in any action or
proceeding
held under or to enforce any right under s. 103.02, 103.10, 103.13, 103.28, 103.32,
103.34, 103.455, 103.50, 104.12, 109.03, 109.07, 109.075, 146.997, or 995.55, or ss.
101.58 to 101.599 or 103.64 to 103.82.

SECTION 3135I. 111.322 (2m) (c) of the statutes is amended to read:

111.322 (2m) (c) The individual files a complaint or attempts to enforce a
right
under s. 66.0003, 103.49, or 229.8275 16.856 or 84.062 or testifies or assists in any
action or proceeding under s. 66.0003, 103.49, or 229.8275 16.856 or 84.062."

63. Page 989, line 23: delete the material beginning with that line and ending
with page 991, line 21.

64. Page 1043, line 2: delete "In the 2013-14 and 2014-15 school years, a
A"
and substitute "In the 2013-14 and 2014-15 2015-16 and 2016-17 school years, a".

65. Page 1044, line 16: delete "2015" and substitute "2016".

66. Page 1045, line 3: delete that line and substitute:

"a. For applications for the 2016-17 and 2017-18 school years, if the total
number of applicants does not exceed the school district's pupil participation limit
under sub. (2) (be), the department shall determine which applications each private
school may accept on a random basis, except that the department shall give
preference to the applications of pupils described in s. 118.60 (3) (a) 1m. to 5., in the
order of preference listed in that paragraph."
am. For applications for the 2018-19 school year and each school year thereafter, if the total number of applicants does not exceed the school district's pupil”.

67. Page 1045, line 7: delete "If" and substitute "Annually, if".

68. Page 1055, line 2: delete “(6), (6m), (8)” and substitute "(6), (8)".

69. Page 1069, line 24: delete "at least one charter school under s. 118.40 (2r) or " and substitute "a charter school”.

70. Page 1069, line 25: delete “(2x)".

71. Page 1094, line 23: delete "under s. 118.40 (2r) or (2x)".

72. Page 1138, line 6: delete lines 6 to 20.

73. Page 1144, line 15: delete the material beginning with that line and ending with page 1145, line 8.

74. Page 1148, line 10: delete lines 10 to 16.

75. Page 1152, line 8: after that line insert:

" SECTION 3511D. 165.77 (4) (am) (intro.) of the statutes, as affected by 2013 Wisconsin Act 20, is amended to read:

165.77 (4) (am) (intro.) A person whose deoxyribonucleic acid analysis data have been included in the data bank under sub. (3) may request expungement on the grounds that all any of the following conditions that apply to the person are satisfied:

76. Page 1152, line 16: delete the material beginning with that line and ending with page 1153, line 3.

77. Page 1166, line 24: after that line insert:

" SECTION 3539M. 200.35 (7) of the statutes is amended to read:

200.35 (7) ROAD ALTERATIONS AND TRAFFIC CONTROL. The commission may, in a manner acceptable to the department of transportation, excavate in or otherwise alter any state, county or municipal street, road, alley or public highway in the district for the purpose of constructing, maintaining and operating the sewerage system or to construct in the street, road, alley or public highway an interceptor or district sewer or any appurtenance thereof, without providing a bond. The commission shall notify the public authority that controls the street, road, alley or public highway at least 45 days prior to the date the commission intends to advertise for bids as to the location where the excavation or alteration will take place. The public authority shall prepare a reasonable traffic control plan and provide the plan to the commission within 30 days after receiving the notice. The commission shall pay a reasonable fee for development of the plan and shall include the plan in its bidding documents. The commission shall pay the costs of implementing the traffic control plan during the period of construction. Upon completing the work the
commission shall restore the street, road, alley or public highway at its own expense
to a condition as good as or better than existed before the commencement of the work.

78. Page 1169, line 12: after that line insert:
"SECTION 3579P. 227.01 (13) (t) of the statutes is repealed.".

79. Page 1172, line 4: after that line insert:
"SECTION 3621P. 229.682 (2) of the statutes is repealed.
SECTION 3621V. 229.8275 of the statutes is repealed.".

80. Page 1348, line 19: delete the material beginning with that line and ending with page 1350, line 10.

81. Page 1446, line 23: after that line insert:
"SECTION 4726C. 946.15 (1) of the statutes is amended to read:
946.15 (1) Any employer, or any agent or employee of an employer, who induces
any person who seeks to be or is employed pursuant to a public contract, as defined
in s. 66.0901 (1) (c), or who seeks to be or is employed on a project on which a
prevailing wage rate determination has been issued by the department of workforce
development under s. 66.0903 (3), 103.49 (3), 103.50 (3), or 229.8275 (3) that is
subject to s. 16.856 or 84.062 to give up, waive, or return any part of the compensation
to which that person is entitled under his or her contract of employment or under
the prevailing wage rate determination issued by the department s. 16.856 or 84.062, or
who reduces the hourly basic rate of pay normally paid to an employee for work on
a project on which a prevailing wage rate determination has not been issued under
s. 66.0903 (3), 103.49 (3), 103.50 (3), or 229.8275 (3) that is not subject to s. 16.856
or 84.062 during a week in which the employee works both on a project on which a
prevailing wage rate determination has been issued that is subject to s. 16.856 or

84.062 and on a project on which a prevailing wage rate determination has not been
issued that is not subject to s. 16.856 or 84.062, is guilty of a Class I felony.

SECTION 4726F. 946.15 (2) of the statutes is amended to read:
946.15 (2) Any person employed pursuant to a public contract, as defined in s.
66.0901 (1) (c), or employed on a project on which a prevailing wage rate
determination has been issued by the department of workforce development under
s. 66.0903 (3), 103.49 (3), 103.50 (3), or 229.8275 (3) that is subject to s. 16.856 or
84.062 who gives up, waives, or returns to the employer or agent of the employer any
part of the compensation to which the employee is entitled under his or her contract
of employment or under the prevailing wage determination issued by the department s. 16.856 or 84.062, or who gives up any part of the compensation to which he or she is normally entitled for work on a project on which a prevailing wage determination has not been issued under s. 66.0903 (3), 103.49 (3), 103.50 (3), or 229.8275 (3) that is not subject to s. 16.856 or 84.062 during a week in which the person works part-time on a project on which a prevailing wage rate determination has been issued that is subject to s. 16.856 or 84.062 and part-time on a project on which a prevailing wage rate determination has not been issued that is not subject to s. 16.856 or 84.062, is guilty of a Class C misdemeanor.

SECTION 4726P. 946.15 (3) of the statutes is amended to read:

946.15 (3) Any employer or labor organization, or any agent or employee of an employer or labor organization, who induces any person who seeks to be or is employed on a project on which a prevailing wage rate determination has been issued by the department of workforce development under s. 66.0903 (3), 103.49 (3), 103.50 (3), or 229.8275 (3) that is subject to s. 16.856 or 84.062 to permit any part of the wages to which that person is entitled under the prevailing wage rate determination issued by the department or local governmental unit s. 16.856 or 84.062 to be deducted from the person's pay is guilty of a Class I felony, unless the deduction would be permitted under 29 CFR 3.5 or 3.6 from a person who is working on a project that is subject to 40 USC 3142.

SECTION 4726W. 946.15 (4) of the statutes is amended to read:

946.15 (4) Any person employed on a project on which a prevailing wage rate determination has been issued by the department of workforce development under s. 66.0903 (3), 103.49 (3), 103.50 (3), or 229.8275 (3) that is subject to s. 16.856 or 84.062 who permits any part of the wages to which that person is entitled under the prevailing wage rate determination issued by the department or local governmental unit s. 16.856 or 84.062 to be deducted from his or her pay is guilty of a Class C misdemeanor, unless the deduction would be permitted under 29 CFR 3.5 or 3.6 from a person who is working on a project that is subject to 40 USC 3142."

82. Page 1452, line 2: after that line insert:

"SECTION 4740B. 978.05 (6) (a) of the statutes, as affected by 2015 Wisconsin Act .... (this act), is amended to read:

978.05 (6) (a) Institute, commence or appear in all civil actions or special proceedings under and perform the duties set forth for the district attorney under ch. 980 and ss. 17.14, 30.03 (2), 48.09 (5), 59.55 (1), 59.64 (1), 70.36, 89.08, 103.50 84.062
(8), 103.92 (4), 109.09, 343.305 (9) (a), 806.05, 938.09, 938.18, 938.355 (6) (b) and (6g)
(a), 946.86, 946.87, 961.55 (5), 971.14 and 973.075 to 973.077, perform any duties in
connection with court proceedings in a court assigned to exercise jurisdiction under
chs. 48 and 938 as the judge may request and perform all appropriate duties and appear if the district attorney is designated in specific statutes, including matters
within chs. 782, 976 and 979 and ss. 51.81 to 51.85. Nothing in this paragraph limits
the authority of the county board to designate, under s. 48.09 (5), that the corporation
counsel provide representation as specified in s. 48.09 (5) or to designate, under s. 48.09 (6) or 938.09 (6), the district attorney as an appropriate person to represent the
interests of the public under s. 48.14 or 938.14.".
83. Page 1455, line 14: delete "the technical college system board;".
84. Page 1507, line 10: delete "2016" and substitute "2017".
85. Page 1533, line 6: after that line insert:
"(1q) PREVAILING WAGE; EMERGENCY RULES. Using the procedure under
section 227.24 of the statutes, the department of administration may promulgate rules
under section 16.856 (7) of the statutes, as created by this act, for the period before
the effective date of any corresponding permanent rules, but not to exceed the period
authorized under section 227.24 (1) (c) of the statutes, subject to extension under
section 227.24 (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and
(3) of the statutes, the department is not required to provide evidence that
promulgating a rule under this subsection as an emergency rule is necessary for the
preservation of the public peace, health, safety, or welfare and is not required to
provide a finding of emergency for a rule promulgated under this subsection.".
86. Page 1545, line 3: after that line insert:
"(1q) GENERAL PROGRAM OPERATIONS LAPSE. Notwithstanding section
20.001 (3)
(b) of the statutes, on July 1, 2016, there is lapsed to the general fund $25,000,000
from the appropriation account under section 20.285 (1) (a) of the statutes, as
affected by this act.".
87. Page 1550, line 9: delete "2016" and substitute "2017".
88. Page 1554, line 2: after that line insert:
"(5k) RENTED PERSONAL PROPERTY. The treatment of section 70.111 (22) of the
statutes first applies retroactively to the property tax assessments as of January 1,
2014.".
89. Page 1555, line 21: after that line insert:

"(7j) MUNICIPAL UTILITY FACILITIES. The treatment of sections 84.295 (4m) (d) and (e) 2. and 200.35 (7) of the statutes first applies to utility facility owners notified by the department of transportation under section 84.063 (2) (a) of the statutes on January 1, 2016."

90. Page 1556, line 19: after that line insert:

"(3q) PREVAILING WAGE.
(a) The treatment of sections 16.856, 19.36 (12), 66.0129 (5), 66.0903 (title), (1), (a), (am), (b), (c), (cm), (dr), (em), (f), (g), (hm), (im), and (j), (1m) (a) (intro.) and 1. to 3. and (b), and (2) to (12), 84.062, 84.41 (3), 103.005 (12) (a), 103.49 (title), (1) (intro.), (a), (am) (b), (bg), (bj), (br), (c), (d), (em), (f), (fm), and (g), (1m), (2), (2m), (3), (3g), (4r), (5), (6m) (title), (ag), (am), (b) to (e), and (f), and (7), 103.50 (title), (1), (2), (2g), (2m), (3) to (5), (6), (7) (title), (a) to (e), and (f), and (8), 103.503 (1) (a), (c), (e), and (g), (2), and (3) (a) 2., 104.001 (3) (intro.), (a), and (b), 106.04 (1) (d), 109.09 (1), 111.322 (2m) (a), (b), and (c), 227.01 (13) (t), 229.682 (2), 229.8275, 946.15 (1), (2), (3), and (4), and 978.05 (6) (a) (by SECTION 4740b) of the statutes first applies, with respect to a project of public works that is subject to bidding, to a project for which the request for bids is issued on the effective date of this paragraph and, with respect to a project of public works that is not subject to bidding, to a project the contract for which is entered into on the effective date of this paragraph.

(b) The treatment of sections 66.0903 (10) (d), 111.322 (2m) (c), and 229.8275 of the statutes first applies to acts of discrimination that occur on the effective date of this paragraph."

91. Page 1567, line 5: after that line insert:

"(5k) RENTED PERSONAL PROPERTY. The treatment of section 70.111 (22) of the statutes takes effect retroactively to January 1, 2014."

92. Page 1570, line 2: after that line insert:

"(3q) PREVAILING WAGE. The treatment of sections 116.856, 19.36 (12), 66.0129 (5), 66.0903 (title), (1) (a), (am), (b), (c), (cm), (dr), (em), (f), (g), (hm), (im), and (j), (1m) (a) (intro.) and 1. to 3. and (b), and (2) to (12), 84.062, 84.41 (3), 103.005 (12) (a), 103.49 (title), (1) (intro.), (a), (am) (b), (bg), (bj), (br), (c), (d), (em), (f), (fm), and (g), (1m), (2), (2m), (3), (3g), (4r), (5), (6m) (title), (ag), (am), (b) to (e), and (f), and (7), 103.50 (title), (1), (2), (2g), (2m), (3) to (5), (6), (7) (title), (a) to (e), and (f), and (8), 103.503 (1) (a), (c), (e), and (g), (2), and (3) (a) 2., 104.001 (3) (intro.), (a), and (b), 106.04 (1) (d), 109.09 (1), 111.322 (2m) (a), (b), and (c), 227.01 (13) (t), 229.682 (2), 229.8275, 946.15 (1), (2), (3), and (4), and 978.05 (6) (a) (by SECTION 4740b) of the statutes first applies, with respect to a project of public works that is subject to bidding, to a project for which the request for bids is issued on the effective date of this paragraph and, with respect to a project of public works that is not subject to bidding, to a project the contract for which is entered into on the effective date of this paragraph."
(2m), (3), (3g), (4r), (5), (6m) (title), (ag), (am), (b) to (e), and (f), and (7), 103.50 (title),
(1), (2), (2g), (2m), (3) to (5), (6), (7) (title), (a) to (e), and (f), and (8), 103.503 (1) (a),
(c), (e), and (g), (2), and (3) (a) 2., 104.001 (3) (intro.), (a), and (b), 106.04 (1) (d),
109.09
(1), 111.322 (2m) (a), (b), and (c), 227.01 (13) (t), 229.682 (2), 229.8275, 946.15 (1),
(2),
(3), and (4), and 978.05 (6) (a) (by SECTION 4740b) of the statutes and SECTIONS
9151
(1q) and 9351 (3q) of this act take effect on January 1, 2017.”

(END)