1971 Senate Bill 805

Date published: November 4, 1971

CHAPTER 125, Laws of 1971

AN ACT to amend and revise chapter 20 of the statutes, and to make diverse other changes in the statutes relating to state finances and appropriations constituting the executive budget bill of the 1971 legislature, and making appropriations.

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

SECTION 1. 13.09 of the statutes is amended to read:

13.09 A joint standing committee, to be called the joint committee on finance and to consist of 14 members, 5 from the senate and 9 from the assembly, shall be appointed at the commencement of each session-term of the legislature. The method of appointment of

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members in each house shall be governed by the rules thereof. The chairmen may appoint a subcommittee on small appropriations and claims consisting of members chosen from the committee membership. The subcommittee shall meet and hold hearings at the direction of the committee may act on bills not exceeding \$10,000 and claims not exceeding \$2,500.

SECTION 2. 13.48 (9) of the statutes is repealed.

SECTION 3. 13.488 (7) of the statutes is created to read:

13.488 (7) In proceeding with development of new facilities at state fair park in West Allis, the building commission shall employ the following procedures:

(a) The commission, with advice from the state fair park board and the department of agriculture, shall examine and review detailed design requirements for all facilities to be included in the development of state fair park.

(b) Final approval by the commission for the construction of any facility at state fair park shall be contingent upon a finding by the commission that actual lease commitments and the probability of future lease commitments are such that the commission may reasonably determine that the facility will be completely self-amortizing, including principal and interest payments covering the life of any bond issue.

SECTION 4. 14.33 of the statutes is amended to read:

14.33 EMPLOYES. The lieutenant governor may employ one administrative assistant under s. 16.08 (2) (g). He may employ one secretary under s. 16.08 (2) (g) or under the classified service but such secretary shall be reimbursed at the same rate as head clerks under the legislative salary schedule and may be employed for such period and upon such terms as the lieutenant governor determines. In __addition, the lieutenant governor may employ such other staff as the senate committee on organization allows.

SECTION 5. 15.04 (4) of the statutes is amended to read:

15.04 (4) Submit a report in <u>November on or before October 15</u> of each odd-numbered year to the governor and the legislature on the <u>performance</u> and operations of his department or independent agency during the preceding biennium, and projecting the goals and objectives of the department or independent agency as developed for the program budget report. The secretary of administration may prescribe the format of the report and may require such other information as he deems appropriate. Any department or independent agency may issue such additional reports on its findings and recommendations as its operations require <u>but</u> the coordinating council for higher education shall so report every 12 months.

SECTION 6. 15.07 (2) (h) of the statutes is created to read:

15.07 (2) (h) The secretary of agriculture, or his designee, shall serve as non-voting secretary to the state fair park board.

SECTION 7. 15.131 (1) of the statutes is created to read:

15.131 (1) STATE FAIR PARK BOARD. The state fair park board shall have the program responsibilities specified for the board under ss. 93.24 and 93.25.

SECTION 8. 15.135 of the statutes is created to read:

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15.135 SAME: ATTACHED BOARDS AND COMMISSIONS. (1) STATE FAIR PARK BOARD. There is created a state fair park board which is attached to the department of agriculture under s. 15.03. The board shall consist of 3 members appointed to serve at the pleasure of the governor.

SECTION 9. 15.197 (3), (5) and (7) of the statutes are repealed.

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IS/197///34///COUNCIV///ON///STATE///WEUFARE///PROGRAM/ There he frequed ht the department of health and social (services / a Vetoed council / on /the state welfare program. / The council shall consist of in part II personal at only welfare.

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SECTION 11. 15.281 (intro.) of the statutes, as affected by chapter 40, laws of 1971, is amended to read:

15.281 (intro.) The department of local affairs and development shall have the program responsibilities specified for the department under chs. 22 and 236 and ss. 32.19, 32.25 to 32.27, 66.013 to 66.021, 66.92 (3), 66.941 (6), 66.945, 70.27 (8) and 84.03 (9) (b). In addition:

SECTION 12. 15.281 (1) of the statutes is repealed.

SECTION 13. 15.285 of the statutes is repealed.

SECTION 14. 15.287 (2) of the statutes is repealed.

SECTION 15. 15.37 of the statutes is amended to read:

15.37 DEPARTMENT OF PUBLIC INSTRUCTION; CREATION. There is created a department of public instruction under the direction and supervision of the state superintendent. To be eligible to the office of state superintendent of public instruction, a person at the time of his election must have taught or supervised teaching in this state for at least 5 years and hold the highest certificate which the state superintendent may issue.

SECTION 16. 15.371 (1) of the statutes is renumbered 15.941 (1).

SECTION 17. 15.375 of the statutes is renumbered 15.945 and amended to read:

15.945 (1) There is created an educational approval board which is attached to the department of <u>public</u> instruction <u>board of</u> vocational, technical and adult education under s. 15.03. The board shall consist of <u>not more than 7 members</u>, who shall be representatives of state agencies and other persons with a demonstrated inter-

Vetoed in part

est in educational programs appointed to serve at the pleasure of the governor.

SECTION 18. 15.64 of the statutes is repealed.

SECTION 19. 15.641 (intro.) of the statutes, as affected by chapter 40, laws of 1971, is repealed.

SECTION 20. 15.641 (1) of the statutes is renumbered 15.571 and amended to read:

15.571 SAME; PROGRAM RESPONSIBILITIES. The educational communications division board shall have the program responsibilities specified for the division board under ss. 39.11 and 39.13.

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SECTION 22. 15.67 of the statutes is amended to read:

15.67 There is created a higher educational aids board consisting of 15 the state superintendent of public instruction and 14 members, appointed to serve at the pleasure of the governor. Fo represent the state institutions of higher education, 5 members shall be nominated to the governor by the coordinating council for higher education from its membership. To represent public institutions of education, 2 members shall be nominated to the governor from the board of regents of the university of Wisconsin and 2 members shall be nominated to the governor from the board of vocational, technical and adult education. To represent all private institutions of higher education, 5 members shall be nominated to the governor by joint action of the Wisconsin association of independent colleges and universities and the Wisconsin association of presidents and deans of institutions of higher learning. To represent the general public, the governor shall appoint 5 members directly.

SECTION 23. 15.941 of the statutes is renumbered 15.941 (intro.) and amended to read:

15.941 (intro.) The board of vocational, technical and adult education shall have the program responsibilities specified for the board under ch. 38 and ss. 20.292, 39.03 (7), 158.03 (4), 159.08 (10), 343.06 (3) and 343.60 (1). In addition:

SECTION 24. 16.03 of the statutes is created to read:

16.03 AUTHORITY TO DELEGATE. The director may delegate, in writing, any of his ministerial functions set forth in ss. 16.01 to 16.32 to a department head, within prescribed standards when he finds such agency has personnel management capabilities to perform such functions effectively and has indicated its approval and willingness to accept such responsibility by written agreement. Whenever the director determines that any department is not performing such delegated function within the prescribed standards, he shall forthwith withdraw such delegation and assume responsibility for such function. Any delegatory action taken hereunder by any department head may be appealed to the personnel board under s. 16.05.

SECTION 25. 16.105 (2) (bf) of the statutes is amended to read:

16.105 (2) (bf) As a reward for long and faithful service, department heads shall grant length of service pay to eligible employes in the classified service, except employes paid on a prevailing rate and employes on part-time (which is less than half-time, on a daily, weekly or monthly basis), short-term, project and student employments. Such length of service pay shall first be paid in December 1969 to employes eligible therefor, as determined under rules of the personnel board, and shall be paid in December of each year on a date determined by the director in addition to other compensation to employes eligible therefor <u>secept that for eligible</u> employes retiring, terminating or dying before the authorized December date for payment, the director may authorize earlier payment dates. Such length of service pay shall be based upon length of continuous state service, as determined retroactively under s. 16.275, as follows: <u>\$50 for at least 5 years but less than 10 years</u> of service; \$100 for at least 10 but less than 15 years of service; \$150 for at least 15 but less than 20 years of service; \$200 for at least 20 but less than 25 years of service; and \$250 for 25 or more years of service.

SECTION 26. 16.105 (5) (a) of the statutes is amended to read:

16.105 (5) (a) The director shall establish a plan for extra compensation of 5 <u>cents per hour effective July 1</u>, <u>1967</u>, <u>and 10</u> <u>cents per hour effective July 1</u>, <u>1968</u> 10 <u>cents per hour</u>, <u>which shall</u> <u>be changed to 15 cents per hour effective July 1</u>, <u>1972</u>, to be paid for hours worked between 6 p.m. and 6 a.m. by persons in full-time positions, and part-time positions where employment regularly equals or exceeds one-half time on a daily, weekly or monthly basis, and shall promulgate rules for determining eligibility for such extra compensation. Such rules shall provide that the extra compensation will be paid to all employes for the portion of regularly scheduled hours that fall between 6 p.m. and 6 a.m., but may exclude hours so worked on an unscheduled basis. No person is eligible for such extra compensation in a full or part-time position unless he has worked not less than 2 hours between 6 p.m. and 6 a.m. There shall be added to the amount otherwise paid in a pay period to an employe any amount earned under this subsection, which shall be considered separately from the basic salary rate of the employe. The director shall report any recommendation for changes thereof to the joint committee on finance pursuant to sub. (3).

SECTION 27. 16.275 (2) of the statutes is amended to read:

16.275 (2) Leave of absence with pay owing to sickness and leave of absence without pay, other than <u>vacation annual leave</u>, shall be regulated by rules of the personnel board, except that unused sick leave shall accumulate from year to year not- to exceed 60 -days. - Unused sick leave accumulated in excess of 60 days shall lapse, but -such -lapsed sick leave shall be recorded by the appoint ing. -officer.- In the event of extended illness of any employe with lapsed unused sick leave recorded to his credit, such lapsed sick leave shall -be -restored and may be used, in whole or in part, by such -employe -on -recommendation of the appointing officer - and approval thereof by the director.

SECTION 28. 16.275 (3) is created to read as follows:

16.275 (3) An employe of the state who as a result of long and faithful service has accumulated unused sick leave under sub. (2), shall at the time of retirement or death, receive full conversion credit at his current basic pay rate for those days. The conversion credit shall be recorded and used on behalf of the employe or surviving spouse to offset the cost of health insurance premiums under s. 40.16 (3). The appointing officer shall notify the group insurance board within 60 days of the employe's retirement of the amount of credit the employe is eligible to receive. The administration of this benefit shall be subject to ch. 40, and the rules of the group insurance board.

SECTION 29. 16.40 (3) of the statutes is amended to read:

16.40 (3) Prepare at the end of each fiscal year not later than October 15, a condensed, and popular account of the finances of the state, showing the sources of the state's revenue and the purposes of its expenditures, including a comparison with the prior year; prepare at the end of each fiscal year not later than October 15, a statement of the condition of the general fund showing the cash balance, the accounts receivable, the accounts payable and the continuing unexpended and unencumbered appropriation balances; and prepare not earlier than January 1 nor later than February 1, in edd-numbered years each year a tentative statement of the estimated receipts and disbursements of the general fund for the biennium in progress, showing also the estimated condition of the general fund at the end of the current biennium. A copy of each of such statements shall be filed in the legislative reference bureau and shall be sent to each member of the legislature.

SECTION 30. 16.42 (1) and (2) of the statutes are amended to read:

16.42 (1) A detailed statement of its actual and estimated receipts during the <u>preceding</u> and the current biennium, and its estimate of the receipts during the succeeding biennium;

(2) A detailed statement of its actual and estimated disbursements during the preceding and the current bienniums biennium and an estimate of its needs in the succeeding biennium;

SECTION 31. 16.46 (1), (2) and (5) of the statutes are amended to read:

16.46 (1) A summary of the actual and estimated receipts of the state government in all operating funds under existing laws during the -preceding, the current and the succeeding bienniums, classified so as to show the receipts by funds, organization units and sources of income;

(2) A summary of the actual and estimated disbursements of the state government from all operating funds during the --preceding and the current bienniums biennium and of the requests of departments and the recommendations of the governor for the succeeding biennium;

(5) A statement of the actual and estimated receipts and disbursements of each department and of all state aids and activities during the <u>preceding</u> and the current biennium, the departmental estimates and requests, and the recommendations of the governor for the succeeding biennium. Estimates of expenditures shall be classified to set forth such expenditures by funds, organization units, appropriation, object and activities at the discretion of the secretary;

SECTION 32. 16.47 (2) of the statutes is amended to read:

SECTION 33. 16.475 of the statutes is created to read:

16.475 REVIEW IN EVEN-NUMBERED YEARS. If the governor determines that the implementation of budget priorities or the fiscal condition of the state requires adjustments in expenditures or revenues, he shall, no later than January 18 of the even-numbered year, submit his recommendations in bill form to the joint committee on finance which shall introduce the bill without change in either house. Upon introduction, the bill shall be referred to that committee.

SECTION 34. 16.51 (7) of the statutes is amended to read:

16.51 (7) AUDIT CLAIMS FOR EXPENSES IN CONNECTION WITH PRISONERS. Receive, examine, determine and audit claims, duly certified and approved by the department of health and social services, from the county clerk of any county in behalf of such county, which are presented for payment to reimburse such county for certain expenses incurred or paid by it in reference to all matters growing out of actions and proceedings involving prisoners in state prisons, as defined in s. 53.01, including _ such _ prisoners transferred _ to _central _state _hospital for _observation _ or treatment, when such proceedings are commenced in counties in which such prisons are located by a district attorney or by the prisoner as a post conviction remedy or a matter involving his status as a prisoner. Expenses shall only include such amounts as were necessarily incurred and actually paid and shall be no more than the legitimate cost would be to any other county had the offense or crime occurred therein.

SECTION 35. 16.52 (5) of the statutes is amended to read:

16.52 (5) (a) On August 15 July 31 of each fiscal year all outstanding encumbrances entered for the previous fiscal year shall be transferred by the secretary as encumbrances against the appropriation for the current fiscal year, and an equivalent prior year appropriation balance shall also be forwarded to the current year by the secretary. Payments made on previous year encumbrances forwarded shall be charged to the current fiscal year. All other charges incurred during any previous fiscal year, and not evidenced

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by encumbrances, which are presented for payment between August 16 1 in any fiscal year and August 15 July 31 in the next succeeding fiscal year shall be entered as charges in the fiscal year in which said August 16 1 falls; but such charges shall not be paid if they exceed the unencumbered appropriation balance as of August 15 July 31 of the fiscal year preceding the year of payment. This paragraph may be waived in whole or in part by the secretary with the advice of the state auditor on other than general purpose revenue appropriations.

(b) After August 15 July 31, departments shall be allowed not to exceed one month for reconciling August 15 July 31 prior year balances, correcting errors and certifying necessary adjustments to the central accounting office. No prior year corrections shall be permitted after September 15 August 31, it being incumbent upon all state departments to completely reconcile their records with the department of administration by said date. Each department shall delegate to some individual the responsibility of reconciling its accounts as herein provided and shall certify his name to the secretary. As soon as a reconciliation has been effected, the department shall advise the secretary in writing of such fact and shall forward to him a copy of such reconciliation. If any department fails to reconcile its accounts as provided in this subsection, the person responsible for such reconciliation shall not be entitled to any further compensation for salary until such reconciliation is effected. With the approval of the state auditor any department which relies extensively on central accounting records may be permitted to file a statement of agreement in lieu of a reconciliation on all or on parts part of their its accounts.

SECTION 36. 16.58 (1) to (8) of the statutes are renumbered 73.10 (2) to (9) and 73.10 (2), as renumbered, is amended to read:

73.10 (2) The department shall create a bureau of municipal audit headed by a director. - The bureau shall collect annually from all town, city, village, county and other public officers, information as to the collection of taxes, receipts from licenses and other sources, the expenditure of public funds for all purposes, and such other information as is needful in the work of needed by the department, in such form and upon such blanks as the department prescribes; and all public officers so called upon shall fill out properly and return promptly to the department all blanks so transmitted. The department shall examine all town, village, city, county and other public records for such purposes as are deemed needful by the department deems necessary. The department shall publish annually the information collected, with such compilations, analyses or recommendations as are deemed necessary. The department shall disseminate information concerning local government accounting, auditing and fiscal matters.

SECTION 37. 16.82 (4) (h) of the statutes is created to read:

16.82 (4) (h) To further legislative intent, the department shall impose all practical restraint on the capability for production by the state of the classes enumerated consistent with s. 16.001.

SECTION 38. 16.825 of the statutes is renumbered 16.825 (1).

SECTION 39. 16.825 (2) of the statutes is created to read:

16.825 (2) The secretary shall confer with the assembly committee on printing and the senate committee on government and veterans affairs annually with respect to the printing activities of the state with recommendations for legislation thereto and changes in administrative policies and procedures. The secretary shall include in his report specifics on printing requisitions of \$7,500

and more and details on the performance of state agencies under s. 35.29 (3).

SECTION 40. 16.855 (17) of the statutes is created to read:

16.855 (17) This section shall not apply to any project on which the work is to be performed by inmates or patients in institutions under the jurisdiction of the department of health and social services working under the supervision or with the assistance of state employes.

SECTION 41. 18.08 (1) (a) of the statutes is amended to read:

18.08 (1) (a) All moneys resulting from the contracting of public debt shall be credited to a separate and distinct fund, established in the state treasury, designated as the capital improvement fund, except that such moneys as which represent premium and accrued interest on bonds or notes issued, or are for purposes of funding or refunding bonds pursuant to s. 18.06 (5) shall be credited to one or more of the sinking funds of the bond security and redemption fund or to the state building trust fund.

SECTION 42. 18.08 (3) of the statutes is amended to read:

18.08 (3) Moneys of the capital improvement fund may be commingled only for the purpose of investment with other public funds, but they shall be invested only as provided in s. 25.17 (3) (dg). All such investments shall be the exclusive property of such fund and all earnings on or income from such investments shall be credited to such fund and shall become available for any of the purposes under sub. (2). <u>However earnings from that portion created by self-amortizing projects may be transferred by resolution of the state bond board to the bond security and redemption fund to be used as provided in s. 18.09 (4).</u>

SECTION 43. 18.09 (4) of the statutes is amended to read:

18.09 (4) Moneys of the bond security and redemption fund may be commingled only for the purpose of investment with other public funds, but they shall be invested only as provided in s. 25.17 (3) (dr). All such investments shall be the exclusive property of such fund and all earnings on or income from such investments <u>plus any</u> transfers from the capital improvement fund <u>pursuant to s. 18.08 (3)</u> shall be eredited to such fund distributed to the respective sinking funds by the department of administration for use in meeting periodic principal and interest payments on bonds issued.

SECTION 44. 18.09 (5) of the statutes is amended to read:

18.09 (5) There shall be transferred to each sinking fund a sum sufficient for the payment of the principal, interest and premium due, if any, on the bonds giving rise to it as the same falls due. Such transfers shall be so timed that there is at all times on hand in the sinking fund an amount not less than the aggregate amount of principal, interest and premium, if any, to be paid out of it during the ensuing 3- months 15 days. Notwithstanding the foregoing, no further such transfer need be made after there is are on hand in the sinking fund from any source assets sufficient to pay the aggregate face value of all of the bonds giving rise to it outstanding, the amount of any premium payable on such payment and the amount of interest to accrue on such bonds until payment.

SECTION 45. 20.002 (8) of the statutes is created to read:

20.002 (8) FEDERAL REDUCTION OR TERMINATION: EFFECT. All appropriations made in this chapter are subject to the specific provision that when and if the federal government fundUnderscored, stricken, and vetoed text may not be searchable. If you do not see text of the Act, SCROLL DOWN.

ing of any portion of a program is reduced or terminated, state participation in the program may be reduced by the governor in the same proportion as such federal reduction, such state reduction to be implemented by the responsible state agency. Notwithstanding any other provisions of the statutes, local units of government are hereby authorized to make similar proportionate reductions in their support of such programs.

SECTION 46. 20.005 of the statutes, as it affects 1971-73 appropriations, is repealed and recreated to read:

20.005 STATE BUDGET. (1) SUMMARY OF ALL FUNDS. The budget governing fiscal operations for the state of Wisconsin for all funds from July 1, 1971, to June 30, 1973, is summarized as follows: GENERAL FUND CONDITION STATEMENT

GENERAL PURPOSE REVENUE	1971-72	1972-73
Estimated Balance July 1,	\$ 34,839,600	\$ 39,425,000
Estimated Taxes	878,896,000	956,995,000
Estimated Departmental Revenue	54,047,600	57,653,400
ORAP Balances Applied	50,000	50,000
Total Available	\$967,833,200	\$1,054,123,400
Gross Appropriations	\$937,786,100	\$1,062,742,700
Estimated Lapsed Balances	-9,377,900	10,627,400
Net Appropriations	\$928,408,200	\$1,052,115,300
Estimated Balance June 30	\$ 39,425,000	\$2,008,100

SUMMARY OF EXPENDITURES – ALL FUNDS

	1971-72	1972-73
General Purpose Revenue	\$ 928,408,200	\$1,052,115,300
Program Revenue—nonfederal	242,081,400	257,447,500
Program Revenue—federal	378,114,400	411,009,600
Segregated Funds-nonfederal	508,126,300	540,288,600
Segregated Funds-federal	92,403,500	93,555,700
Subtotal	\$2,149,133,800	\$2,354,416,700
Local Tax Revenue	441,514,000	504,771,500
Bond Revenue	335,775,300	0
Grand Total	\$2,926,423,100	\$2,859,188,200

APPROPRIATIONS. The following (2)tabulation lists all appropriations authorized from annual and biennial appropriations and anticipated expenditures from sum sufficient and continuing appropriations for the programs and other purposes indicated. All appropriations are authorized from the general fund unless otherwise indicated. The letter abbreviations shown designating the type of appropriation apply to both years in the schedule unless otherwise indicated. Any variation from the standard appropriation type definition is specifically stated in the corresponding section in ss. 20.100 to 20.899.

SECTION 47. The amounts in the summaries and schedules in section 20.005 of the statutes, as they affect 1971-73 appropriations, are created to read:

	CHAPTER 125	Unders			ed text may not be sext of the Act, SCRC					
Statute, Ag	gency and Purpose	Source	Туре	1971-72	1972-73					
	SUBCHAPTER II COMMERCE.									
	griculture, department of D AND TRADE REGULA-									
TIOI										
(a)	General program operations .	GPR	Α	2,984,600	3,024,700					
(g)	Related services		С	7,400	7,400					
(i)	Pesticide control	PR	С	56,200	59,600					
(i)	Weights and measures		С	66,300	64,600					
(k)	Dairy trade practices	PR	С	92,900	94,100					
(m)	Federal funds	PR-F	С	714,500	719,100					
	(1) PROGR	AM TOTAI	LS						
	General purpose revenues			2,984,600	3,024,700					
	Program revenue			937,300	944,800					
	Federal			(714,500)	(719,100)					
	Other			(222,800)	(225,700)					
	Total-all sources			3,921,900	3,969,500					
	MAL DISEASE AND PLANT				, ,					
	FERADICATION									
(a)	General program operations .		Α	1,858,400	1,905,900					
(b)	Animal disease indemnities		В	27,500	27,500					
(g)	Related services		C	700	700					
(h)	Sale of supplies		С	23,000	23,000					
(i)	Mink research		С	6,000	6,000					
(m)	Federal funds		С	70,800	70,800					
			AM TOTAI							
	General purpose revenues			1,885,900	1,933,400					
	Program revenue			100,500	100,500					
	Federal			(70,800)	(70,800)					
	Other			(29,700)	(29,700)					
	Total-all sources			1,986,400	2,033,900					
(3) MAH	RETING SERVICES									
(a)	General program operations .		Α	807,000	805,800					
(b)	Fruit and vegetable grading	GPR	Α	18,200	18,200					
(g)	Related services	PR	С	155,400	157,700					
(i)	Marketing orders	. PR	С	45,000	45,000					
(j)	Grain regulation		С	601,500	596,400					
(m)	Federal funds	PR-F	С	59,400	60,100					
	(3	3) PROGR	AM TOTA							
	General purpose revenues			825,200	824,000					
	Program revenue			861,300	859,200					
	Federal			(59,400)	(60,100)					
	Other			(801,900)	(799,100)					
	Total-all sources			1,686,500	1,683,200					
	TE FAIR AND RELATED)								
	GRAMS									
(a)	Aids to agricultural societies		Α	17,000	0					
(b)	Aids to county and district									
	fairs		Α	356,600	356,800					
(h)	State fair		Α	0	53,900					
(i)	State fair capital improve		~		-					
<i>(</i>)	ment		С	0	0					
(j)	Principal repayment and in		_							
	terest		S	0	0					
			AM TOTA							
	General purpose revenues			373,600	356,800					
	Program revenue	•		0	53,900	``````````````````````````````````````				
	Total-all sources			373,600	410,700					
				<i>,</i>	,	-				

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Statute	Agency and Purpose	Source	Type	1971-72	1972-73
			1) pc	19.170	17.12.10
	Agriculture, department of-Co	nt a.			
< / <	NTRAL ADMINISTRATIVE				
	RVICES	CDD		F70 200	502 400
5.4	General program operations.		A	570,200	592,400
(h)	Sale of supplies		C	4,000	4,000
			RAM TOTAL		502 400
	General purpose revenues			570,200	592,400
	Program revenue			4,000	4,000
	Total-all sources		AT A DATE AT THE AT A	574,200	596,400
			TMENT TO	6,639,500	6,731,300
	General purpose revenues Program revenue			1,903,100	1,962,400
	Federal			(844,700)	(850,000)
	Other			(1,058,400)	(1,112,400)
	Total—all sources			8,542,600	8,693,700
	Total an sources			0,042,000	0,000,000
20.124 E	Banking, office of the				
	commissioner of				
(1) SUI	PERVISION OF BANKS AND	1			
	LATED FINANCIAL AGEN	-			
CIE	ES				
(a)	Losses on public deposits	. GPR	S	0	0
(g)	Agency collections	. PR	С	1,466,200	1,498,600
(h)	Unclaimed funds	. PR	С	0	0
(u)	State deposit fund	. SEG	S	0	0
	20.12	4 DEPAF	RTMENT TO	TALS	
	General purpose revenues			0	0
	Program revenue			1,466,200	1,498,600
	Segregated funds			0	0
	Total-all sources	•		1,466,200	1,498,600
	· · · · · ·				
	Insurance, office of the				
	commissioner of PERVISION OF THE INSUR				
· ·	ICE INDUSTRY	-			
	General program operations	DD	С	1,050,300	1.045.200
(g)				, ,	1,065,300
	Program revenue	•	RAM TOTAI		1.065.200
	Total-all sources			1,050,300	1,065,300 1,065,300
(2) SU	PERVISION OF EMPLOYI			1,050,500	1,005,500
` /	LFARE FUNDS				
(g)		PR	С	111,800	110,300
(6)			RAM TOTAI		110,000
	Program revenue			111,800	110,300
	Total-all sources			111,800	110,300
(3) ST	ATE PROPERTY INSUR			;-	
	ICE FUND				
(b)	Insurance fund guarantee	. GPR	S	0	0
(u)	Administration	. SEG	Α	68,800	70,100
(v)	Operations and benefits	. SEG	С	750,000	1,000,000
	(3) PROG	RAM TOTAL	LS	
	General purpose revenues			. 0	0
	Segrated funds	•		818,800	1,070,100
	Total-all sources			818,800	1,070,100
· /	ATE LIFE INSURANC	3			
	IND				
(u)			Α	46,400	47,300
(v)			С	430,300	480,300
	(4) PROG	RAM TOTAL		
	Segrated funds			476,700	527,600
	Total-all sources			476,700	527,600

	CHAPTER 125	Under			ed text may not be ext of the Agt, SCR	
Statute,	Agency and Purpose	Source	Туре	1971-72	1972-73	
	nsurance, office of the commissioner of–Cont'd.					
(5) WIS	CONSIN INDEMNITY FUND					
(u) (v)	Administration Operations and benefits	SEG	A C	1,000 5,000	1,000 5,000	•
	· · · · `) PROGR.	AM TOTAL		6,000	
(6) INS	Segrated funds Total—all sources URANCE SECURITY FUND			6,000 6,000	6,000	
~ ~ ~	Insurance security fund re-					
	ceipts	SEG	С	0	0	
(v)	Temporary workmens com- pensation insurance fund	SEG	с	0	0	
	(6) PROGR	AM TOTAL		Ŭ	
	Segrated funds			0	0	
	Total-all sources			0	0	
			TMENT TO			
	General purpose revenues			0	0	
	Program revenue Segregated funds			1,162,100 1,301,500	1,175,600 1,603,700	
	Total—all sources			2,463,600	2,779,300	
				, . ,-	, , ,	
(1) RE	Public service commission GULATION OF PUBLIC RVICES					
(a) (g)	General program operations . Utility and railroad regula-		Α	19,400	19,700	
(u)	tion	PR	С	1,277,500	1,305,100	
	tion		A TMENT TO	695,400 TALS	710,100	
	General purpose revenues			19,400	19,700	
	Program revenue			1,277,500	1,305,100	
	Segrated funds Total—all sources			695,400 1,992,300	710,100 2,034,900	
				1,992,500	2,034,900	
	Regulation and licensing, department of					
	NERAL ADMINISTRATION					
(a)	General program operations		A	98,000	108,500	
(c)	Clerical operations		A AM TOTAI	330,500 S	332,700	
	General purpose revenues			428,500	441,200	
	Total-all sources			428,500	441,200	
	CUPATIONAL AND PROFES	-				
(g)	Accounting examing board	. PR	С	23,000	23,000	
(gg) Architects, prof. engineers designers and land surv.	,				-
	exam. board of		C ·	114,600	116,700	
) Athletic examining board) Basic science examining		С	4,200	4,200	
(ng	board		С	7,200	7,700	
(ht) Chiropractic examining		÷	.,200	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	board	. PR	С	8,700	9,300	
· (i)	Dentistry examining board .		С	24,300	24,300	
(10)	Hearing aid dealers and fit ters examining board		с	5,100	5,100	× .
	cors examining obtain		C	5,100	5,100	

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Statute, Agency and Purpose	Source	Туре	1971-72	1972-73
20.165 Regulation and licensing,				
department of-Cont'd.				
(2) OCCUPATIONAL AND PROFE	S-			
SIONAL REGULATION-Cont'	d.			
(ig) Medical examining board		С	66,800	58,600
(it) Nurses division of	PR	č	196,100	217,800
(iv) Nursing education		č	35,000	,
(iw) Nursing home administrate		C	35,000	35,000
examining board		C	19 100	10 100
		c	18,100	18,100
(j) Optometry examing board.	FK	С	18,700	19,100
(jg) Pharmacy examining board	סס	С	07 500	00.100
			97,500	99,100
(jt) Pharmacy internship board		C	20,600	20,600
(jw) Psychology examining board	I PK	С	6,000	6,000
(k) Real estate examining board	1 PR	с	250,000	254 200
(kg) Veterinary examining board		c	259,000	254,200
		C	6,800	6,800
(kt) Watchmaking examinin	0	~	6 7 00	
board		C	5,700	6,300
		RAM TOTAI		
Program revenue			917,400	931,900
Total-all sources			917,400	931,900
		TMENT TO		
General purpose revenues			428,500	441,200
Program revenue			917,400	931,900
Total-all sources			1,345,900	1,373,100
20.175 Savings and loan, office of the commissioner of (1) SUPERVISION OF SAVING AND LOAN ASSOCIATIONS	S			
(g) General program operations	. PR	С	298,700	308,500
		TMENT TO		200,200
Program revenue			298,700	308,500
Total-all sources			298,700	308,500
				000,000
20.185 Securities, office of the commissioner of				
(1) REGULATION OF THE SAL OF SECURITIES	Æ			
(a) General program operations	s GPR	Α	277,600	296,900
		TMENT TO		200,000
General purpose revenues .		(1000)1110	277,600	296,900
Total-all sources			277,600	296,900
			277,000	290,900
		MERCE,	TAT 0	
		L AREA TO		7 400 100
General purpose revenues .			7,365,000	7,489,100
Program revenue			7,025,000	7,182,100
Federal			(844,700)	(850,000)
Other	•••		(6,180,300)	(6,332,100)
Bond revenue			0	0
Segregated funds			1,996,900	2,313,800
Federal	•••		(0)	(0)
Other			(1,996,900)	(2,313,800)
Total-all sources	•••		16,386,900	16,985,000

CHAPTER 125	Unde			toed text may not be text of the Act, SCR	
Statute, Agency and Purpose	Source	Type	1971-72	1972-73	
		APTER III ATION.			
20.225 Educational communications					
board (1) EDUCATIONAL COMMUNICA- TIONS					
(a) General program operations.		Α	840,000	1,743,200	
(g) Gifts and grants		C	0	0 0	
(m) Federal grants		C TMENT TOT.	-	U	
General purpose revenues		1.0.0.01 101	840,000	1,743,200	
Program revenue			0	0	
Federal			(0)	(0)	
Other Total–all sources			(0) 840,000	(0) 1,743,200	
Total an bounded management				1,1.10,200	
20.235 Higher educational aids board (1) STUDENT SUPPORT ACTIV- ITIES					
(a) General program operations .	GPR	А	431,000	452,900	
(b) Tuition grants		S	2,466,000	3,391,000	
(c) Tuition reimbursement		S	360,000	350,000	
(f) Honor scholarships		S S	700,000 25,000	700,000 25,000	
(fb) Indian student assistance		S	101,400	105,900	
(fc) Talent incentive		S	0	335,000	
(fd) Educational manpower					
grants		B	260,000	300,000	
(g) Student loans		C	7,000,000	8,000,000	
(h) Student interest payments(i) Gifts and Grants	PR	C C	510,200 0	392,500 0	
(j) Centralized collections		Č	ő	15,200	
(m) Federal interest payments		Ċ	1,750,000	2,000,000	
(n) Federal aid		С	0	0	
		AM TOTALS		E (ED 900	
General purpose revenues			4,343,400 9,260,200	5,659,800 10,407,700	
Program revenue Federal			(1,750,000)	(2,000,000)	
Other			(7,510,200)	(8,407,700)	
Total-all sources			13,603,600	16,067,500	
(2) INSTITUTIONAL SUPPORT AC TIVITIES					
(m) General program operations		• C	67,900	67,900	
(n) Federal aid		C	45,300	45,300	
ے) Program revenue		RAM TOTALS	113,200	113,200	
Federal			(113,200)	(113,200)	
Total-all sources			113,200	113,200	
(3) EDUCATIONAL OPPORTUNITY ACTIVITIES				,	
(a) General program operations	GPR	Α	157,700	162,100	
(i) Gifts and grants	PR ·	c	0	0	
(m) Federal aids	. PR-F	С	0	. 0	
		RAM TOTALS		1/0 100	
General purpose revenues Program revenue			157,700	162,100	
Totalall sources	•		0 157,700	162,100	
	•		101,100	102,100	

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Statute, Agency and Purpose	Source	Туре	1971-72	1972-73
20.23	5 DEPAF	RTMENT T		
General purpose revenues			4,501,100	5,821,900
Program revenue			9,373,400	10,520,900
Federal			(1,863,200)	(2,113,200)
Other			(7,510,200)	(8,407,700)
			13,874,500	16,342,800
Total-all sources	••		13,874,500	10,542,000
20.245 Historical society				
TION OF HISTORICAL MATE	5-			
RIALS				
 (a) General program operations 		A	1,152,200	1,152,200
(b) Archeological society qua	r-			
terly	GPR	Α	800	800
(c) Heat		S	12,000	12,000
(d) Historic sites acquisition an			,	,
development		В	50,000	50,000
		D	50,000	50,000
(e) General program operation			245 700	264.200
supplement		S	345,700	364,200
(f) Historic sites operations an				
maintenance	GPR	Α	103,500	104,700
(g) Fines and collections	PR	С	445,400	475,300
(h) Trust funds	PR	С	130,800	131,600
(m) Federal funds		С	20,000	20,000
		RTMENT T		_ ;
General purpose revenues .			1,664,200	1,683,900
Program revenue			596,200	626,900
Federal			(20,000)	(20,000)
Other			(576,200)	(606,900)
Total—all sources	••		2,260,400	2,310,800
20,250 Medical college of Wisconsin				
(1) TRAINING OF HEALTH MAN	N-			
POWER				
(a) General program operations	GPR	Α	1,876,500	1,876,500
		RTMENT 1		1,0 / 0,2 00
		INTERNI 1		1 876 500
General purpose revenues.			1,876,500	1,876,500
Total-all sources			1,876,500	1,876,500
20.255 Public instruction, department	t			
of				
(1) PROMOTION OF EDUC.	A-			
TIONAL EQUALITY AND O	P-			
PORTUNITY				
(a) General program operation	CPR	А	5,855,500	6,213,900
		А	5,055,500	0,215,900
(b) Teacher aides and langua		D	0 000 000	2 000 000
training support		В	2,000,000	2,000,000
(c) Fuel		S	37,000	38,000
(d) Aides for handicapped ch				
dren general	GPR	S	26,708,200	31,661,700
(e) Aids for handicapped ch	il-			
dren home instruction		Α	203,500	215,300
(f) Elementary and high scho		_		
aid		В	230,761,400	253,174,500
(fb) Special tuition payments .	GPR	Α	978,100	3,468,600
(fc) Cooperative education				
service agencies		Α	551,000	646,000
(fd) County colleges		Ā	755,100	0
(fe) State school lunch aid		S	0	1,100,000
(fb) Transportation aids		B	13,538,100	
(iii) mansportation alus	UĘ K	ם	10,000,100	14,128,000

CHAPTER 125	Under			toed text may not be text of the Act, SCF	
Statute, Agency and Purpose	Source	Туре	1971-72	1972-73	
20.255 Public instruction, department of-Cont'd.	:				
 (1) PROMOTION OF EDUC. TIONAL EQUALITY AND O PORTUNITY-Cont'd. 					
(fi) Public library systems plan		-			
ning grants and aid		B	144,000	728,000	
(fj) Teacher social security(fk) Teachers retirement		S S	25,963,000	31,005,000	
(g) Activity therapy		Č	38,233,000 8,700	42,049,000 9,000	
(i) Gifts grants and trust funds		č	1,000	1,000	
(j) Surplus property		Ċ	245,800	248,900	
(k) Publications	. PR	С	20,000	20,000	
(kz) School lunch program han					
dling charges	. PR	C	325,000	325,000	
(m) Federal aid(q) Driver education		C	37,247,300	37,556,100	
(r) School library aids		C C	2,292,500 1,100,000	2,293,300	
	5 DEPART			1,100,000	
General purpose revenues			345,727,900	386,428,000	
Program revenue			37,847,800	38,160,000	
Federal			(37,247,300)	(37,556,100)	
Other			(600,500)	(603,900)	
Segregated funds			3,392,500	3,393,300	
Total—all sources	•		386,968,200	427,981,300	
20.265 State universities					
 (1) EDUCA. TO ADVANCE INDI VIDUALS AND DISCOVER NEW KNOWLEDGE 					
(a) General instruction opera	-				
tions		Α	57,119,200	65,440,300	
(ag) Central administration		Ă	1,447,300	1,519,500	
(b) Utilities and heating	. GPR	S	2,334,100	2,413,600	
(c) Student assistance opera					
tions		Α	2,914,200	3,089,100	
(d) Physical plant operations		Α	9,017,100	10,038,700	
(e) Principal repayment and in		c	(200 000	10 100 000	
terest (ee) Lease rental payments		S S	6,289,000 5,462,000	13,473,700	
(f) Enrollment increase funding	GPR	S	5,462,000 0	5,462,000 0	
(fd) Self amortizing facilitie	5	N	0	U	
principal and interest		S	0	0	
(g) Academic student fees	. PR	С	26,648,800	30,461,900	
(gm) Student activity fees		С	4,554,600	4,843,700	
(h) Auxiliary enterprises		C	23,935,400	25,309,600	
(hf) Stores division	. PR	С	0	0	
(hm) Principal repayment and in terest		S	1 472 800	1.012.200	
(hn) Lease rental payments		S	1,472,800 7,595,500	1,912,200	
(i) Gifts and grants instruction		5	000,000	7,595,500	
and research		С	161,100	161,100	
(j) Gifts and grants student as				,	
sistance	. PR	С	40,200	42,200	
(k) Gifts and grants auxiliary en				,	
terprises		С	57,300	57,800	
(kj) Gifts and grants physica		0	-		
plant (m) Federal grants	PK DBF	C	0	0	
(iii) i odorai grants	. I К-Г	С	2,181,700	2,188,400	

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	ource	Туре	1971-72	1972-73
 20.265 State universities—Cont'd. (1) EDUCA. TO ADVANCE INDI- VIDUALS AND DISCOVER NEW KNOWLEDGE—Cont'd. (ma) Professional training agree- 	Jurce	1 y pc		1712-13
(ma) Frotessional training agree- ments (mr) Federal aid student assist-	PR-F	С	32,000	32,000
ance	PR-F	С	7,420,100	7,713,300
(ms) Federal grants physical plant		Ċ	0	0
(mt) Federal grants auxiliary en-				
terprises	PR-F	С	0	0
(u) Driver education teachers	SEG	Α	28,500	28,500
20.265	DEPAR	TMENT TO		
General purpose revenues			84,582,900	101,436,900
Program revenue			74,099,500	80,317,700
Federal			(9,633,800)	(9,933,700)
Other			(64,465,700)	(70,384,000)
Segregated funds			28,500	28,500
Total-all sources			158,710,900	181,783,100
20.285 University of Wisconsin				
(1) EDUCA. TO ADVANCE INDI-				
VIDUALS AND DISCOVER NEW				
KNOWLEDGE	~~~			
(a) General program operations.		A	118,948,900	131,286,200
(ai) Central administration		A	1,869,100	1,957,700
(b) Utilities and heating		S	4,760,900	5,414,800
(c) Enrollment increase funding	GPR	S	0	0
(d) Handicapped industries as-	CDD	0	0	0
sistance (ee) Principal repayment and in-	GPR	С	0	0
terest	CPR	S	8,861,800	13,549,900
(ef) Lease rental payments		S	7,463,700	7,463,700
(f) Soil conservation aids		A	72,000	144,000
(fa) General medical operations		Â	840,700	1,740,700
(fb) Public patient treatment		S	2,960,600	3,234,600
(fc) State veterans treatment		Ă	320,000	340,000
(fd) Self amortizing facilities	0		520,000	510,000
principal and interest	GPR	S	0	0
(ff) Environmental education		В	40,000	50,000
(fi) Low cost sewage system			,	2
studies		С	100,000	100,000
(g) Service departments	PR	С	0	0
(ga) Use of surplus funds		С	0	0
(h) Residence halls	PR	С	9,086,600	9,435,200
(ha) Athletic council		С	1,529,800	1,663,800
(hb) Student unions	PR	С	3,359,700	3,519,300
(hc) Milwaukee auxiliary enter-	DD	~	< ····	
prise		C	6,492,400	6,937,200
(hd) Auxiliary enterprises		C	4,103,800	4,263,600
(hf) Store division internal sales		C	0	0
(hg) Store division external sales .	rĸ	С	0	0
(hm) Principal repayment and in-	рр	¢	2 102 800	2 826 100
terest (hn) Lease rental payments		S S	2,103,800 2,684,200	2,826,100 2,684,200
(i) Academic student fees		C	37,793,000	40,272,600
(j) General operations addi-	* 11	U	57,75,000	
tional	PR	С	8,171,200	8,625,800
(k) Gifts and donations		č	11,000,000	11,000,000
(ka) University hospitals		č	20,417,800	21,834,200
(kb) Student health service		č	1,968,600	1,991,400
、 ,		÷	-,- 00,000	-,,

CHAPTER 125	Unde			toed text may not let text of the Aqt, SC	
Statute, Agency and Purpose	Source	Туре	1971-72	1972-73	
 20.285 University of Wisconsin-Cont' (1) EDUCA. TO ADVANCE IND VIDUALS AND DISCOVER NEW KNOWLEDGE-Cont'd. 	[-				
(kc) Sale of real property	PR	С	0	0	
(m) Federal appropriations(ma) Federal aid professional		С	51,465,000	51,465,000	
training agreements		С	254,300	254,300	
(mn) Federal reimbursement		C	7,200,000	7,200,000	
(u) University trust fund income	SEG	С	1,000,000	1,000,000	
(w) University trust func		0	0	0	
operations		C IMENT TO	0	0	
General purpose revenues		INENT IC	146,237,700	165,281,600	
Program revenue			167,630,200	173,972,700	
Federal			(58,919,300)	(58,919,300)	
Other			(108,710,900)	(115,053,400)	
Segregated funds			1,000,000	1,000,000	
Total-all sources			314,867,900	340,254,300	
20.292 Vocational, technical and					
adult education, board of					
(1) VOCATIONAL, TECHNICAL					
AND ADULT EDUCATION-	•				
YOUTH AND ADULTS (a) General program operations	CPP	А	568,400	614,600	
(b) Student aids		A	546,400	568,800	
(c) Fire schools		Ă	63,500	64,500	
(d) State aid for vocational tech		2.	05,000	01,500	
nical and adult education		А	14,321,200	21,499,900	
(g) Text materials		С	2,000	2,000	
(h) Gifts and grants		С	0	0	
(i) Conferences		С	0	0	
(m) Federal aid for vocationa					
and adult education	. PR-F	С	11,281,600	11,276,600	
(u) Driver education		С	151,300	156,000	
	/	AM TOTA			
General purpose revenues			15,499,500	22,747,800	
Program revenue			11,283,600	11,278,600	
Federal Other	•		(11,281,600)	(11,276,600)	
Segregated funds	•		(2,000) 151,300	(2,000) 156,000	
Total-all sources			26,934,400	34,182,400	
(2) EDUCATIONAL APPROVAL			,,	0.,,	
BOARD					
(a) General program operations		A	26,800	27,400	
(g) Proprietary school permits		C	3,000	3,200	× .
(m) Federal aid			20,500	22,100	
General purpose revenues		АМ ТОТА	26,800	27,400	
Program revenue			23,500	25,300	
Federal			(20,500)	(22,100)	
Other			(3,000)	(3,200)	
Total-all sources			50,300	52,700	
			,		

Statute, Agency and Purpose	Source	Туре	1971-72	1972-73
20.	292 DEPAF	ATMENT T	OTALS	
General purpose revenues			15,526,300	22,775,200
Program revenue			11,307,100	11,303,900
Federal			(11, 302, 100)	(11, 298, 700)
Other			(5,000)	(5,200)
Segregated funds			151,300	156,000
Total-all sources			26,984,700	34,235,100
	EDU	CATION		
FU	INCTIONA	L AREA T	OTALS	
General purpose revenues			600,956,600	687,047,200
Program revenue			300,854,200	314,902,100
Federal			(118,985,700)	(119,841,000)
Other	•••••		(181,868,500)	(195,061,100)
Bond Revenue			0	0
Segregated funds			4,572,300	4,577,800
Federal			(0)	(0)
Other			(4,572,300)	(4,577,800)
Total-all sources			906,383,100	1,006,527,100

SUBCHAPTER IV ENVIRONMENTAL RESOURCES.

20.3 [°]		oundary area commission, innesota—Wisconsin				
(1)		NDARY AREA COOPERA-				
(1)	TION					
	(a)		CDD	А	21,300	21,300
	· ·	General program operations. Gifts and grants		C A	21,500	21,500
	(g)			ENT TOTALS	8	0
		General purpose revenues	DLIAKIM	ENT TOTALS	21,300	21,300
		Program revenue			21,500	21,500
		Total—all sources			21,300	21,300
		Total-all sources			21,500	21,500
20.3	25 G	reat lakes compact commission				
(1)		ELOPMENT OF SEAWAYS				
(-)		PORTS				
	(a)	General program operations.	GPR	А	16,000	16,000
	()			ENT TOTALS		<i>,</i>
		General purpose revenues			16,000	16,000
		Total-all sources			16,000	16,000
20.3		ississippi river parkway				
	•	anning commission				
(1)		SISSIPPI RIVER PARKWAY				
	PRO	MOTION				
	(a)	General program operations.		Α	2,000	2,000
	(u)	Supplementary		Α	1,500	1,500
		20,355	DEPARTM	IENT TOTALS		
		General purpose revenues			2,000	2,000
		Segregated funds			1,500	1,500
		Total-all sources			3,500	3,500

CHAPTER 125	Unde			bed text may not be sear text of the Act, SCROLL 176
Statute, Agency and Purpose	Source	Туре	1971-72	1972-73
		- 7 1		1772-15
20.370 Natural resources, department of				
(1) FISH AND GAME				
(a) Coho salmon facility		В	0	0
(dn) Aids in lieu of taxes		S	42,600	53,300
(do) Fish and wildlife aids		В	327,000	327,000
(e) Development and preserva				
tion		B	658,000	408,000
(em) Wolf river formula payments		S	0	0
(fa) Bong area development		C	250,000	0
(u) General program operations		A	8,631,300	8,945,600
(ua) Bong area general operations		A	11,000	12,500
(ue) Wild duck and goose damage		S	10,000	10,000
(uf) Bear and deer damage (uh) Contributions to Canadian	. SEG	S	80,000	80,000
		C	12.000	12 000
agencies		C	13,000	13,000
(um) Water regulatory structures .		A	6,000	6,000
(up) Topographic mapping		A S	31,000	31,000
(v) Taxes and assessments(vc) Aids in lieu of taxes		S	16,000	16,000
(vm) County conservation aids		A	104,000 180,000	104,000
(vn) Water access aids		A		180,000
(w) Gifts and donations		C	60,000 15,000	60,000
(x) Boat registration and en		C	15,000	15,000
forcement		С	350,000	300,000
(xm) Boat safety aids		č	150,000	150,000
(zm) Federal aids			1,637,500	1,616,000
		RAM TOTAL		1,010,000
General purpose revenues	· ·		1,277,600	788,300
Segregated funds			11,294,800	11,539,100
Federal			(1,637,500)	(1,616,000)
Other			(9,657,300)	(9,923,100)
Total—all sources	•		12,572,400	12,327,400
(2) FORESTRY				
(a) Forest crop law administra	-			
tion	. GPR	Α	5,600	5,600
(b) Forest crop aids		S	410,000	415,000
(dn) Aids in lieu of taxes	. GPR	S	58,400	73,000
(e) County forest recreation aid	s GPR	В	100,000	100,000
 (m) Distribution of national for 	-		-	
est income		С	150,000	150,000
(u) General program operations		Α	6,514,500	6,810,800
(v) Taxes and assessments		S	10,000	10,000
(vc) Aids in lieu of taxes		S	119,900	119,900
(vm) County forest aids		S	226,500	227,500
(vn) County forest aids for snow				
mobile trails and areas		С	150,000	150,000
(w) Gifts and donations		С	1,000	1,000
(x) Registration of snowmobiles	. SEG	S	40,000	12,000
(z) Reforestation fund		С	260,000	260,000
(zm) Federal aids			1,502,000	1,240,000
		RAM TOTAL		
General purpose revenues			574,000	593,600
Program revenue	•		150,000	150,000
Federal			(150;000)	(150,000)
Segregated funds			8,823,900	8,831,200
Federal			(1,502,000)	(1,240,000)
Other			(7,321,900)	(7,591,200)
Total—all sources	•		9,547,900	9,574,800

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Statu	ute, A	gency and Purpose	Source	Туре	1971-72	1972-73
20.3		atural resources, department —Cont'd.				
(3)	PAR	KS				
(3)	(c)	State park operations	GPR	S	1,168,000	1,357,800
		Aids in lieu of taxes		Ŝ	99,000	123,700
	(e)	Local park aids		B	1,000,000	1,000,000
	(f)	Lease rental payments Olym-			_,,	-,,
	~	pic ice rink		S	44,200	44,200
	(g)	Olympic ice rink operations .		С	82,600	82,600
	(u)	General program operations .		Α	883,200	754,800
	(v)	Taxes and assessments		S	10,000	10,000
	(w)	Gifts and donations	SEG	С	15,000	15,000
	(z)	Motorcycle recreation	SEG	С	90,000	80,000
	(zm)	Federal aids	SEG-	F C	461,000	561,000
		(3	a pp o	GRAM TOTALS		
		General purpose revenues	· ·	JIAM IOTALS	2,311,200	2,525,700
		Program revenue			82,600	82,600
		Segregated funds			1,459,200	1,420,800
		Federal			(461,000)	(561,000)
		Other			(998,200)	(859,800)
		Total-all sources			3,853,000	4,029,100
(4)	TOU	RISM AND INFORMATION			0,000,000	.,0
()	(a)	General program operations		А	98,900	100,500
	(b)	Natural beauty council		Ā	16,100	16,500
	(c)	Advertising Wisconsin		Α	300,000	300,000
	(ď)	Tourist information centers		В	144,900	133,000
	(u)	General program operations		Α	357,800	367,700
	(w)	Gifts and donations		С	1,000	1,000
	(z)	Advertising Wisconsin	. SEG	Α	300,000	300,000
) Federal aids		F C	0	0
	. ,	(4	4) PRO	GRAM TOTALS		
		General purpose revenues			559,900	550,000
		Segregated funds			658,800	668,700
		Total-all sources			1,218,700	1,218,700
- (5)	EN۷	VIRONMENTAL PROTEC	-			
	TIO	N				
	(a)	General program operations			2,908,600	3,597,900
	(b)	Water research	. GPR		125,500	125,500
	(c)	Payments to municipalities .		S	64,000	64,000
	(d)	Principal repayment and in		_		
		terest			3,615,000	5;845,00
	(f)	Aids to counties			30,000	30,000
	2) Aids to municipalities			50,000	50,000
	(i)	Gifts and grants	. PK	C	7,700	7,700
	(m)				275,000	275,000
				GRAM TOTALS	6 702 100	0 712 400
		General purpose revenues			6,793,100 282,700	9,712,400
		Program revenue Federal			(275,000)	282,700 (275,000)
		Other			(7,700)	(7,700)
		Total-all sources			7,075,800	9,995,100
(6)	TRI	UST LANDS AND INVEST			7,070,000	>,>>>,100
(9)	ME					
	(a)	General program operations	GPR	A	123,600	126,200
	(m)				5,000	5,000
	()			GRAM TOTALS	-,	-,
		General purpose revenues	-		123,600	126,200
		Program revenue			5,000	5,000
		Federal			(5,000)	(5,000)
		Total-all sources			128,600	131,200

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Statut	e, Agency and Purpose	Source	Туре	1971-72	1972-73	
20.37) Natural resources, department of-Cont'd.					
	OUTDOOR RECREATION PRO					
(a) General program operations		С	5,781,500	6,293,100	
	Allocated to other programs Net appropriation		С	-5,781,500 0	-6,293,100 0	
(b) Principal repayment and in		0	1 170 000	1 (5 (100	
(c) Recreation planning		S	1,179,800	1,656,100	
	d) Recreation and natural re		В	25,000	25,000	
(sources planning aids e) Youth camps and work pro		В	95,000	95,000	
,	jects	GPR	B	399,000	457,300	
			RAM TOTAL		0.000 400	
	General purpose revenues Total—all sources			1,698,800	2,233,400	
(8)	GENERAL SERVICES	•		1,698,800	2,233,400	
(a) General program operations		А	1,113,900	1,332,900	
	b) Scientific areas preservation		В	50,000	50,000	·
9	u) General program operations	. SEG	A	4,906,500	5,101,600	
9	wc) Car pool operations	. SEG	C	17,000	17,000	
	zm) Federal aids		C	768,000	768,000	
(zn) Federal aid local assistance .		C RAM TOTAI	851,000 LS	851,000	
	General purpose revenues			1,163,900	1,382,900	
	Segregated funds			6,542,500	6,737,600	
	Federal			(1,619,000)	(1,619,000)	
	Other			(4,923,500)	(5,118,600)	
	Total-all sources			7,706,400	8,120,500	
	20.37	0 DEPAR	TMENT TO	TALS		
	General purpose revenues			14,502,100	17,912,500	
	Program revenue			520,300	520,300	*
	Federal			(430,000)	(430,000)	
	Other			(90,300)	(90,300)	
	Segregated funds			28,779,200	29,197,400	
	Federal			(5,219,500)	(5,036,000)	
	Other			(23,559,700)	(24,161,400)	
	Total-all sources			43,801,600	47,630,200	
20.39	5 Transportation, department of AIRPORTS AND AERONAUTI					•
	CAL ACTIVITIES	-				
	g) General program operations	PR	٨	308 000	425 200	
	h) State aid airports		A C	398,900 643,100	435,200	с. ,
	j) Sponsors contributions air	-		073,100	622,800	
	ports	PR	С	6,783,400	6,643,400	
(m) Federal aid airports		C RAM TOTAI	5,145,000	5,379,500	
	Program revenue			12,970,400	13,080,900	
	Federal			(5,145,000)	(5,379,500)	
	Other			(7,825,400)	(7,701,400)	
	Total-all sources			12,970,400	13,080,900	
				× ••••		

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179		ii yo		I SEE IEVENALIEE	GIZGONOLL DO
Stat	ute, Agency and Purpose	Source	Type	1971-72	1972-73
20.3	95 Transportation, department	t of —Cont'd.			
(2)	HIGHWAY FACILITIES				
Ì,	(b) Scenic easements(ua) Principal repayment and		В	185,000	185,000
	terest bridges	SEG	S	314,000	1,279,000
	(ub) Principal repayment and	1 in-			
	terest highways	SEG	S	3,976,000	8,051,000
	(uv) Interstate acceleration	SEG	S	1,701,800	1,701,800
	(vf) State trunk highway a	illot-			, , ,
	ment counties		S	8,050,000	8,050,000
	(vh) State park forest and ac	ccess		0,050,000	8,050,000
	roads	SEG	С	800,000	800,000
	(vj) Institution roads	SEG	С	200,000	200,000
	(vm) Railroad grade crossing	pro-			
	tection	SEG	С	400,000	400,000
	(vo) Bridge construction	SEG	č	200,000	
	(vr) Municipal streets	SEC			200,000
	(vt) State fund for construct		С	3,800,000	3,800,000
	and maintenance		C	72 017 700	71 702 (00
	(unit) Highward in and the	SEG	C	72,017,700	71,733,600
	(vw) Highway improvement		С	2,783,900	2,923,100
	(vx) Roadside improvement.		С	200,000	200,000
	(wb) Aids to localities	SEG	S	71,908,400	76,934,400
	(wc) Highway privilege tax	SEG	S	9,787,800	10,277,100
	Allocated to shared tax	кас-		- , , ,	10,277,100
	count				-10,277,100
	Net appropriation		S	9,787,800	
	(wd) Aids to localities, moto	r ve-	~	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	hicle fees	SEG	С	027.000	072 400
	Allocated to shared ta		C	927,000	973,400
			G		
	count		C	-	-973,400
	Net appropriation		С	927,000	-
	(za) Investments and services		С	2,008,000	2,224,000
	(zb) Special funds	SEG	С	24,800,000	21,600,000
	(zd) Special funds local assist		С	13,271,000	13,254,000
	(zh) Federal aid		č	59,700,000	
	(zj) Federal aid local assistan		č	· · ·	60,900,000
	(a) i odorur ald iotal assistan	(2) PROGE		8,000,000	8,000,000
	Canaral nurnosa rovanua	(2)1 (001			105 000
	General purpose revenue	s		185,000	185,000
	Segregated funds			284,845,600	282,250,900
	Federal			(67,700,000)	(68,900,000)
	Other			(217, 145, 600)	(213,350,900)
	Total-all sources			285,030,600	282,435,900
(3)	VEHICLE AND DRIVER RE	EGU-		,,	202,100,500
	LATION				
	 (u) General program operati 	ons. SEG	Α	22,999,500	22,966,300
	(v) Filing fees	SEG	S	165,000	165,000
	(vw) Milwaukee patrol reimb			100,000	100,000
	ment		S	454,400	480 600
	(w) Driver education	SEC		,	480,600
			C	2,829,400	2,799,400
	Allocated to other de				
	ments		С	-2,829,400	-2,799,400
	Net appropriation			0	0
	(x) Principal repayment an	d in-			
	terest	SEG	S	61,800	61,800
	(z) Federal aid	SEG-F	С	242,600	251,900
		(3) PROGI	-		201,000
	Segregated funds		20011011		12 005 (00
	Eedorol			23,923,300	23,925,600
	Federal			(242,600)	(251,900)
	Other			(23,680,700)	(23,673,700)
	Total-all sources			23,923,300	23,925,600

CHAPTER 125	Unde	erscored,		etoed text may not b e text of the Act, SC	
Statute, Agency and Purpose	Source	Туре	1971-72	1972-73	
20.395 Transportation, department of-		-74-		1972 75	
(8) TRANSPORTATION ADMINIS-	Cont d.				
TRATION AND PLANNING (u) General program operations.	SEC	А	14,937,700	15,433,400	
(v) Topographic maps		Â	157,000	157,000	
(zb) Federal aid		ĉ	0	0	
		RAM TOTA	LS		
Segregated funds			15,094,700	15,590,400	
Total—all sources			15,094,700	15,590,400	
	5 DEPAR	TMENT TO			
General purpose revenues			185,000	185,000	
Program revenue			12,970,400	13,080,900	
Federal			(5,145,000)	(5,379,500)	
Other			(7,825,400)	(7,701,400)	
Segregated funds			323,863,600	321,766,900	
Federal			(67,942,600)	(69,151,900)	
Other			(255,921,000)	(252,615,000)	
Total—all sources		TAL DECC	337,019,000	335,032,800	
FUN	TIONA	TAL RESC L AREA TO	DTALS		
General purpose revenues			14,726,400	18,136,800	
Program revenue			13,490,700	13,601,200	
Federal			(5,575,000)	(5,809,500)	
Other			(7,915,700)	(7,791,700)	
Bond revenue			0	0	
Segregated funds			352,644,300	350,965,800	
Federal			(73,162,100)	(74,187,900)	
Other			(279,482,200)	(276,777,900)	
Total-all sources			380,861,400	382,703,800	
	SUBCH	IAPTER V			
HUMAN R	ELATIO	NS AND R	ESOURCES.		
20.425 Employment relations					
commission					
(1) PROMOTION OF PEACE IN LA- BOR RELATIONS					
(a) General program operations	GPR	А	477,600	478,800	
(g) Publications	PR	С	3,500	3,500	
20.42	5 DEPAF	RTMENT T			
General purpose revenues			477,600	478,800	
Program revenue			3,500	3,500	
Total-all sources			481,100	482,300	
20.435 Health and social services,					-
department of					
(1) PUBLIC HEALTH SERVICES	CIDD		2 105 100	2 200 200	
(a) General program operations		A	3,185,100	3,298,200	
(b) Aids for county nurses		S	67,000	67,000	
(c) Aids to tuberculosis sana		c	(70.000	(00.000	
toria		S	678,000	620,000	
(gm) Licensing activities		C	1,031,700	1,044,900	
(hm) Internal services	PR PR	C C	439,400	445,700	

(hm) Internal servicesPRC439,400(i) Gifts and grantsPRC0(j) Fees for accreditationsPRC0(kk) Radiation protection actPRC0(kz) Reimbursement for medicalPRC27,900

С

supplies PR

12,000

12,000

28,500

0

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Stat	ute, A	gency and Purpose	Source	Туре	1971-72	1972-73
		ealth and social services,	50000	Type	121172	1914-1
20.4		epartment of-Cont'd				
(1)	PUB	-				
(1)						
	-Co			_		
	(p)	Federal aid for public health.	PR-F	С	2,907,000	2,907,000
	(pa)	Federal aid for hospital con-				
		struction	PR-F	С	2,232,200	2,232,200
	(pb)	Other federal grants	PR-F	С	335,400	340,700
		Mental retardation facilities			,	,
		construction federal aid	PR-F	С	29,800	29,800
	(nd)	Mental health center con-		e	27,000	29,000
	(1-4)	struction federal aid	PD F	С	580,000	580.000
		struction rederar and	1 17-1	C	530,000	580,000
		(1) PROGR	AM TOTA	LS	
		General purpose revenues			3,930,100	3,985,200
		Program revenue			7,595,400	7,620,800
		Federal			(6,084,400)	(6,089,700
		Other			(1,511,000)	
						(1,531,100
(α)		Total—all sources			11,525,500	11,606,000
(2)		TAL HEALTH SERVICES				
	(a)	General program operations.		Α	53,124,500	54,410,800
		Allocated to applied receipts	GPR	Α	-25,724,300	-27,416,400
		Net Appropriation			27,400,200	26,994,400
	(b)	Aids to community mental				
	• •	health clinics	GPR	Α	3,311,600	3,973,800
	(c)	Aids to day care centers for	0- 11		0,011,000	0,010,000
	(•)	mentally handicapped	GPR	Α	1,532,700	1,840,000
	(d)			S	34,972,900	
	2.2	Aids to county institutions	GFK	3	34,972,900	37,899,100
	(e)	Aids for interest on county	CDD			
	()	construction loans	GPR	S	2,586,700	2,586,700
	(ee)	Principal repayment and in-				
		terest	GPR	S	657,800	1,172,700
	(ef)	Lease rental payments	GPR	S	1,711,000	1,711,00
	(f)	Fuel	GPR	S	617,900	637,90
	(ġ)	Farm operations		C	227,200	234,90
	(ĥ)	Activity therapy		č	10,100	10,10
	(i)	Gifts and grants	DD	č		
					0	07.414.40
	(j)	Medical assistance revenue		C	25,724,300	27,416,40
	(m)	Federal aid projects		С	1,408,900	1,419,10
	(n)	Federal aid programs	PR-F	С	305,100	308,20
		(2) PROGR	AM TOTA	LS	
		General purpose revenues			72,790,800	76,815,60
		Program revenue			27,675,600	29,388,70
		Federal			(1,714,000)	(1,727,30
		Other			(25,961,600)	(27,661,40
(a)	005	Total—all sources			100,466,400	106,204,30
(3)		RECTIONAL SERVICES				
	(a)	General program operations.	GPR	Α	29,141,800	30,836,40
	(b)	Foster care	GPR	Α	1,009,400	1,163,40
	(c)	Reimbursement claims coun-				
	. ,	ties containing state institu-				
		tions	CPR	S	22,000	22.00
	(a)		OI K	5	22,000	22,00
	(e)	Principal repayment and in-	CDD	-	A 100 ACC	A
		terest	GPR	S	2,427,300	2,486,70
		Lease rental payments	GPR	S	950,100	950,10
	(f)	Fuel		S	483,000	508,50
	(g)	Farm operations		С	954,200	969,80
	(ĥ)	Activity therapy		č	19,800	19,80
	(i)	Gifts and grants		c	19,800	19,00
		CIERS GIVE EIGHTS	1.15	١.	17	

		CHAPTER 125	Unde			toed text may not b e text of the Act, SC 182	
Stat	ute, A	Igency and Purpose	Source	Туре	1971-72	1972-73	
20.4	135 H	lealth and social services,					
(3)		epartment ofCont'd. RRECTIONAL SERVICES :'d.					
	(j)	Prison industries	PR	с	2,463,500	2,638,000	
		Central generating station	PR	č	454,300	479,100	
	(k)	Girls school benevolent fund	PR	С	1,000	1,000	
	(km)	Absconding probationers	PR	С	1,700	1,700	
		Sale of land		C	0	0	
	(n)	Federal aid projects Federal aid programs		C C	935,300	1,331,800	
	(1)			AM TOTA	787,300 ALS	1,087,300	
		General purpose revenues	,		34,033,600	35,967,100	
		Program revenue			5,617,100	6,528,500	
		Federal			(1,722,600)	(2,419,100)	
		Other			(3,894,500)	(4,109,400)	
(4)	FAM	Total—all sources			39,650,700	42,495,600	
()	(a)	General program operations.	GPR	Α	8,546,900	8,843,100	
	(b)	Foster care	GPR	Â	2,190,700	2,557,900	
	(bb)	Improve services for aging	GPR	Α	92,400	94,300	
	(c)	Social security aids medical.	GPR	S	46,252,100	51,282,400	
	(cc)	Special aids to counties med	CDD		0.000.000		
	(d)	assistance in colonies Social security aids grants	GPR	Α	2,080,000	2,080,000	
	(u)	and administration	CPR	S	48,083,200	54,024,000	
	(e)	Other public assistance aids .		S	955,000	970,000	· .
	21.	Association of the deaf		Ã	29,700	29,500	
		Menominee county bonds	GPR	С	10,000	5,600	
	(eg)	State supplement older	CDD				
	(f)	Americans act grants Fuel		A	0	60,000	
	(i)	Gifts and grants		S C	17,000 0	17,000	
	(j)	Grants and gifts to the divi-	* **	Ũ	U	0	
	07	sion on aging	PR	С	0	0	
	(k)	professional training	PR	č	488,000	488,000	
	(m)	Federal aid projects	PR-F	С	27,000	0	
	(n)	Federal aid programs	PR-F	С	1,382,200	1,408,900	
	(0)	Social security federal aids	ם ממ	~	100 005 000	110 411 000	
	(p)	Social security federal aids	г К-Г	С	102,095,300	113,411,900	
	111	grants and administration	PR-F	С	111,927,200	125,649,000	
				AM TOTA		000,010,000	
		General purpose revenues			108,257,000	119,963,800	
		Program revenue			215,919,700	240,957,800	×
		Federal Other			(215,431,700)	(240,469,800)	
		Total-all sources			(488,000) 324,176,700	(488,000)	`
(5)	VOO	CATIONAL REHABILITA-			544,170,700	360,921,600	
		N SERVICES					
	(a)	General program operations.	GPR	Α	2,497,900	2,559,000	
	(b)	Disability determinations	GPR	S	2,000	2,000	
	(d) (e)	Workshop for the blind Rehabilitation workshops	GPK	Α	200,000	200,000	
		purchased services	GPR	Α	950,000	950.000	
	(f)	Fuel		ŝ	4,500	950,000 4,500	
	(i)	Gifts and grants		Ĉ	83,600	83,600	
	(j)	Artificial limbs and appli-			-	, · ·	
	~~~	ances		С	1,000	1,000	
	(jj)	Work shop for the blind		C	447,400	450,700	
	(KZ)	Homebound supplies	ЧК	С	3,500	3,500	

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				CIIM ILI	(125
Stat	ute, Agency and Purpose	Source	Туре	1971-72	1972-73
20.4	35 Health and social services,				
	department of-Cont'd.				
(5)	VOCATIONAL REHABILITA	-			
	TION SERVICES-Cont'd.				
	(m) Federal aid projects	PR-F	С	463,100	463,100
	(n) Federal aid programs	PR-F	Č	8,455,300	9,118,100
	(o) Rehabilitation workshops		-	0,100,000	3,110,100
	purchased services	PR-F	Α	2,800,000	2,800,000
	(pm) Federal reimbursement		c	989,000	1,000,800
		) PROGR			1,000,000
	General purpose revenues	,		3,654,400	3,715,500
	Program revenue			13,242,900	13,920,800
	Federal			(12,707,400)	(13,382,000)
	Other			(535,500)	(538,800)
	Total-all sources			16,897,300	17,636,300
(8)	GENERAL ADMINISTRATION			10,007,000	17,000,000
	(a) General program operations .	GPR	Α	4,032,600	4,144,500
	(g) Data processing services		ĉ	0	0
	(i) Gifts and grants	PR	č	õ	0
	(j) Central warehouse	PR	č	541,800	551,400
	(k) Collections at university hos-		Ũ	541,000	551,400
	pitals		С	0	0
	(kk) Auto pool operations		č	0	0
	(m) Federal aid projects		č	0	0
	(n) Federal aid programs		č	0	
	(o) Federal aid for civil defense.		č	0	0
		) PROGR			U
	General purpose revenues				4 1 4 4 500
	Program revenue			4,032,600	4,144,500
	Total-all sources			541,800	551,400
		5 DEPARI	MENT TO	4,574,400	4,695,900
	General purpose revenues				244 501 700
	Program revenue			226,698,500	244,591,700
	Federal			270,592,500	298,968,000
	Other			(237,660,100)	(264,087,900)
	Total-all sources			(32,932,400)	(34,880,100)
	Total—all sources			497,291,000	543,559,700
20.4	45 Industry, labor and human				
20.4	relations, dept. of				
(1)	SERVICES FOR EMPLOYMENT	,			
(1)	STANDARDS AND SECURITY				
				2 704 000	0.7.7.000
	<ul><li>(a) General program operations</li><li>(b) Death and disability benefit</li></ul>		Α	2,704,000	2,767,300
	-		c	0	•
	payments		S	0	0
	(q) Gifts and grants		C	5,000	5,000
	<ul><li>(m) Federal funds</li><li>(u) Unemployment administra</li></ul>		С	24,000	24,000
			C	< <b>011</b>	
	tion fund federal moneys		С	6,211,400	6,342,400
	(v) Unemployment administra-		0	~ ~ ~ ~	
	tion fund state moneys		С	9,000	9,000
	(w) Administrative financing ac		0	-	
	count	. SEG	C	0	0
	(x) Employment security build	- and F	0		
	ing projects	. SEG-F	С	363,500	158,000

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					104
Statute	, Agency and Purpose	Source	Туре	1971-72	1972-73
20.445	Industry, labor and human relations, dept. of–Cont'd.				
		I) PROCR	АМ ТОТА	15	
	General purpose revenues			2,704,000	2,767,300
	Program revenue			29,000	29,000
	Federal			(24,000)	(24,000)
	Other			(5,000)	(5,000)
	Segregated funds			6,583,900	6,509,400
	Federal			(6,574,900)	(6,500,400)
	Other			(9,000)	(9,000)
	Total—all sources			9,316,900	9,305,700
(2) SI	ERVICES FOR MANPOWEF	Ł			
D	EVELOPMENT AND OPPOR	~			
	UNITIES				
(a			Α	497,700	508,900
(b					
,	ment of the handicapped		A	2,200	2,200
(c			A	636,000	640,000
(g	) Gifts and grants n) Federal funds	DD D	C C	400	400
(u			C	83,300	59,900
(u	tion fund federal moneys		с	12 666 500	12 867 400
(x			C	12,666,500	12,867,400
(^	ing projects		С	0	0
	mg projects	. DEC	C	0	U
	C	2) PROGR	AM TOTA	LS	
	General purpose revenues			1,135,900	1,151,100
	Program revenue			83,700	60,300
	Federal			(83,300)	(59,900)
	Other	•		(400)	(400)
	Segregated funds	•		12,666,500	12,867,400
	Federal			(12,666,500)	(12,867,400)
	Other			(0)	(0)
(2)	Total—all sources	•		13,886,100	14,078,800
	DMINISTRATIVE AND TECH	•			
	ICAL SUPPORT	CDD		724.000	746 200
(a			A	734,900	746,300
(g (n			C C	0	0
(II	-		AM TOTA	0	0
	General purpose revenues		AM IOIA	734,900	746,300
	Program revenue			. 0	740,500
	Total-all sources			734,900	746,300
(7) SI	EGREGATED FUNDS	•		751,500	740,500
(q		. SEG	С	0	0
(r			č	0 0	Ő
			AM TOTA	LS	•
	Segregated funds	•		0	0
	Total-all sources			0	0
			FMENT TO		
	General purpose revenues			4,574,800	4,664,700
	Program revenue			112,700	·89,300
	Federal			(107,300)	(83,900)
	Other	•		(5,400)	(5,400)
	Segregated funds			19,250,400	19,376,800
	Federal Other			(19,241,400)	(19,367,800)
	Total-all sources			(9,000)	(9,000)
	i otai—an sources	•		23,937,900	24,130,800

**CHAPTER 125** 

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103					CHAPTER	25
Statu	nte, A	gency and Purpose	Source	Туре	1971-72	1972-73
<b>20.4</b> ! (1)	55 Ju ADN	ustice, department of AINISTRATIVE SERVICES	L			
	(a)	General program operations .		A AM TOT.	261,400	266,000
		General purpose revenues			261,400	266,000
		Total-all sources			261,400	266,000
(2)	LEG	AL SERVICES			201,100	200,000
	(a)	General program operations .	GPR	Α	1,485,800	1,616,200
	(b)	Special counsel	GPR	S	50,000	50,000
	(c)	Expert radio counsel	GPR	В	3,000	3,000
	(d)	Legal expenses		S	200,000	200,000
		(2	PROGR	AM TOT	ALS	,
		General purpose revenues			1,738,800	1,869,200
<i></i>	_	Total-all sources			1,738,800	1,869,200
(3)		MINAL INVESTIGATION				
	(a)	General program operations .		Α	1,524,300	1,562,900
	(b)	Aids to counties for law en-				
		forcement		Α	15,000	15,000
	(m)	Federal aid		С	196,400	201,800
		(3	8) PROGR.	AM TOT.		
		General purpose revenues			1,539,300	1,577,900
		Program revenue			196,400	201,800
		Federal			(196,400)	(201,800)
(4)	LAW	Total—all sources			1,735,700	1,779,700
(4)	ICES	S				
	(a)	General program operations .		Α	556,500	619,600
	(g)	Crime laboratory service fees		C	190,200	195,600
	(m)	Federal aid		С	740,400	842,500
			) PROGR	AM TOTA		
		General purpose revenues			556,500	619,600
		Program revenue			930,600	1,038,100
		Federal			(740,400)	(842,500)
		Other Total—all sources			(190,200)	(195,600)
					1,487,100	1,657,700
			5 DEPAR	FMENT 7	OTALS	
		General purpose revenues			4,096,000	4,332,700
		Program revenue			1,127,000	1,239,900
		Federal			(936,800)	(1,044,300)
		Other			(190,200)	(195,600)
		Total-all sources			5,223,000	5,572,600
20.4	65 M	lilitary affairs,department				
(1)	NAT	TIONAL GUARD OPERA				
	TIO (a)	General program operations	CDD		1 000 500	1.044.000
	(b)	Repair and maintenance		A B	1,030,500	1,046,300
	(c)	Public emergencies	CPR	S	92,500 128,600	92,500
	(e)	State service flags		A	200	128,600
	(f)	Fuel		S	148,100	200
	(g)	Military property		C	22,000	148,100 22,000
	(m)	Federal aid		č	771,000	779,300
	. /		5 DEPAR		OTALS	179,500
		General purpose revenues		-	1,399,900	1,415,700
		Program revenue			793,000	801,300
		Federal			(771,000)	(779,300)
		Other			(22,000)	(22,000)
		Total-all sources			2,192,900	2,217,000
					- *	, ,

## **CHAPTER 125**

Statute, Agency and Purpose			Source	Туре	1971-72	1972-73	
20.4		eterans affairs, department					
(1)	of HOM	IE FOR VETERANS					
	(a)	General program operations.		A	4,674,800	4,830,500	
	(c) (d)	Fuel Cemetery maintenance and		S	100,000	100,000	
	(0)	beautification		А	1,000	1,000	
	(e)	Lease rental payments		S	0	0	
	(g)	Home exchange		C	37,500	37,500	
	(h)	Gifts and bequests Federal aid		C C	12,000	12,000	
	(m) (u)	Construction		s	0	0	
	()		) PROGR			Ŭ	
		General purpose revenues			4,775,800	4,931,500	
		Program revenue			49,500	49,500	
		Segregated funds			0	0	
(2)	104	Total—all sources			4,825,300	4,981,000	
(2)	ANS						
	(b)	Housing loan interest loss	GPR	S	377,000	377,000	
	(e)	Vietnam era special grants		Α	250,000	250,000	
	(f)	General fund supplement to					
	()	veterans trust fund Administration of loans and		Α	6,000,000	5,900,000	
	(u)	aids to veterans		Α	880,400	909,200	
	(um)	) Veterans loans and aids		S	550,000	550,000	
	(v)	Operation of memorial hall		A	22,300	22,800	
	· · ·	Veterans memorial council		Ā	300	300	
	(vn)	United Spanish war veterans	SEG	Α	1,000	1,000	
	(w)						
		zations for claim service		S	20,000	20,000	
		Homes for needy veterans		C	0	0	
	(X) (Xm)	Veterans loans ) Transfer to investment bd	-	C S	0 0	0	
	$(\mathbf{y})$	Veterans housing loans and		3	0	0	
	())	expense		S	0	0	
	(z)	Gifts		õ	Õ	0	
		(2	) PROGR	AM TOT.	ALS		
		General purpose revenues			6,627,000	6,527,000	
		Segregated funds			1,474,000	1,503,300	
		Total-all sources	5 DEPAR	TMENT T	8,101,000	8,030,300	
		General purpose revenues		IMENTI	11,402,800	11,458,500	
		Program revenue			49,500	49,500	
		Federal			(0)	(0)	
		Other			(49,500)	(49,500)	
		Segregated funds			1,474,000	1,503,300	
		Total-all sources			12,926,300	13,011,300	
	HUMAN RELATIONS AND RESOURCES FUNCTIONAL AREA TOTALS						
	General purpose revenues			AREA I	248,649,600	266,942,100	
		Program revenue			272,678,200	301,151,500	
Federal					(239,475,200)	(265,995,400)	
Other					(33,203,000)	(35,156,100)	
Bond revenue					0	0	
		Segregated funds Federal			20,724,400	20,880,100	
		Other			(19,241,400) (1,483,000)	(19,367,800) (1,512,300)	
		Total-all sources			542,052,200	(1,512,300) 588,973,700	
					,,,	200,210,700	

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Statute, Agency and Purpose	Source	Туре	1971-72	1972-73			
SUBCHAPTER VI GENERAL EXECUTIVE.							
20.505 Administration, department of							
(1) ADMINISTRATIVE SUPERVI- SION AND MANAGEMENT SERVICES							
(a) General program operations.	GPR	А	12,057,000	12,154,400			
(c) Land use planning grants		A	60,000	80,000			
(d) Fuel		S	157,000	157,000			
(g) Private consultants		С	200,000	200,000			
(i) Merchandise and services		С	5,431,000	6,287,800			
(j) Gifts and donations		C	0	0			
(k) Identification card costs		C	0	0			
(m) Federal grants and contracts			558,100	561,700			
	) PROGRA	AM TOTALS	12,274,000	12,391,400			
General purpose revenues Program revenue			6,189,100	7,049,500			
Federal			(558,100)	(561,700)			
Other			(5,631,000)	(6,487,800)			
Total—all sources			18,463,100	19,440,900			
(2) MANAGEMENT CONSULTANTS			.,,				
(a) Consultant services	GPR	В	125,000	0			
	) PROGR.	AM TOTALS					
General purpose revenues			125,000	0			
Total—all sources			125,000	0			
(3) REVIEW AND PAYMENT OF							
CLAIMS AGAINST THE STATE (a) Claims board	CPP	S	20,000	5,000			
		AM TOTALS		5,000			
General purpose revenues	)110010		, 20,000	5,000			
Total-all sources			20,000	5,000			
(4) TAX APPEALS COMMISSION			,	,			
(a) Adjudication of tax appeals .	GPR	Α	92,700	93,400			
(b) Adjudication of equalization							
appeals		S	1,000	1,000			
•	·	AM TOTALS		A			
General purpose revenues			93,700	94,400			
Total–all sources			93,700	94,400			
(5) SPECIAL AND EXECUTIVE COMMITTEES							
(a) General program operations.	CPR	S	10,400	10,400			
(g) Gifts and grants		Č	10,400	10,100			
(g) Ghits and grants initiation (5	) PROGR	AM TOTALS		Ŭ			
General purpose revenues			10,400	10,400			
Program revenue			0	0			
Total-all sources			10,400	10,400			
(7) PERSONNEL BOARD							
(a) General program operations.		A	11,500	11,500			
		AM TOTALS		11 500			
General purpose revenues			11,500	11,500			
Total–all sources			11,500	11,500			
<ul> <li>(8) STATE BOND BOARD</li> <li>(h) General program operations.</li> </ul>	PR	S	100,000	100,000			
		AM TOTAL		100,000			
Program Revenue			100,000	100,000			
Total-all sources			100,000	100,000			
			,	,			

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Statu	ute, A	gency and Purpose	Source	Туре	1971-72	1972-73	
20.505 Administration, department of-Cont'd.							
		•	5 DEPART	MENT TO	TALS		
		General purpose revenues Program revenue Federal Other Total-all sources			12,534,600 6,289,100 (558,100) (5,731,000) 18,823,700	12,512,700 7,149,500 (561,700) (6,587,800) 19,662,200	
20.5		mploye trust funds,					
(1)	ADM	epartment of 11NISTRATION OF BENE- PLANS					
		General program operations .	SEG	С	2,161,600	2,208,300	
			) PROGRA	M TOTA	LS		
		Segregated funds			2,161,600	2,208,300	
(2)		Total—all sources IEFIT AND COVERAGE MENTS			2,161,600	2,208,300	
	(a)	Teachers supplements	GPR	S	765,000	720,000	
	(b)	Old state employes benefits .	GPR	S	4,600	3,500	
	(c)	Contingencies		S	0	0	
	(q)	Conservation warden bene-		~			
	$(\cdot)$	fits		S	178,000	182,000	
	(s) (u)	Milwaukee teachers benefits State teachers benefits	SEG	S S	4,499,300	4,830,300	
	(u) (v)	State and municipal employe		S	24,680,000	27,110,000	
	(9	benefits		S	21,781,000	24,145,000	
	(w)	Premium payments		ŝ	19,673,000	24,279,000	
	(x)	Payments to the US treasury		S	147,052,000	171,776,000	
		(2	) PROGRA	M TOTA	LS		
		General Purpose revenues			769,600	723,500	
		Segregated funds			217,863,300	252,322,300	
		Total-all sources	5 DEPART		218,632,900	253,045,800	
		General purpose revenues			769,600	723,500	
		Segregated funds			220,024,900	254,530,600	
		Total-all sources			220,794,500	255,254,100	
	or <b>-</b>					. ,	
20.5		xecutive Office CUTIVE OFFICE AND RES-					
()		NCE OPERATION					
	(a)	Staff salaries	GPR	Α	332,300	359,700	
		General program operations .	GPR	S	49,800	49,800	
	(c)	Contingent fund		S	64,400	64,400	
	(d)	Governors conference dues		S	7,100	7,100	
	(e) (m)	Disability board Federal aid		S C	0	0	
	(iii)		) $PROGR$		-	0	
		General purpose revenues	·		453,600	481,000	
		Program revenue			0	0	
		Total-all sources			453,600	481,000	
(2)		GHWAY SAFETY CO- DINATION					
		Federal aid	DDE	C	141 200	142 200	
	(q)	General program operations.		C A	141,300 141,300	143,300 143,300	
	(1)	1 0 1	) PROGRA			170,000	
		Program revenue			141,300	143,300	
		Federal			(141,300)	(143,300)	
		Segregated funds			141,300	143,300	
		Total-all sources			282,600	286,600	

**CHAPTER 125** 

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State	ute, A	gency and Purpose	Source	Type	1971-72	1972-73
20.5	25 E	xecutive Office–Cont'd.				
(3)	COU TICI	INCIL ON CRIMINAL JUS- E				
	(a)	General program operations .	GPR	В	41,000	61,000
	(b)	Project aid state operations		В	839,300	1,022,900
	(c)	Project aid local assistance		В	41,000	811,000
	(i)	Gifts and grants		C	0	0
	(m)	Federal aid state operations.		С	3,666,500	6,250,000
	(n)	Federal aid local assistance		C AM TOTA	6,966,500	9,650,000
		General purpose revenues		RAM TOTA	921,300	1,894,900
		Program revenue			10,633,000	15,900,000
		Federal			(10,633,000)	(15,900,000)
		Other			(0)	(0)
		Total-all sources			11,554,300	17,794,900
		20.525	5 DEPAR	RTMENT T	OTALS	
		General purpose revenues			1,374,900	2,375,900
		Program revenue			10,774,300	16,043,300
		Federal			(10,774,300)	(16,043,300)
		Other			(0)	(0)
		Segregated funds			141,300	143,300
		Total-all sources			12,290,500	18,562,500
20 E	:20 I.	avertment Boord				
(1)		nvestment Board ESTMENT OF FUNDS				
(1)	(a)	General program operations.	CPR	Α	519,800	529,600
	(a)			RTMENT T		525,000
		General purpose revenues			519,800	529,600
		Total—all sources			519,800	529,600
					- ··· <b>,</b>	,
20.5	545 L	ocal Affairs and Development,				
	D	Department of				
(1)	STI	RENGTHEN WISCONSIN	í			
		MUNITIES				
	2.1	General program operations		Α	1,396,200	1,480,600
	(b)	Community development			005 000	105 000
	$\sim$	grants	. GPR	B	235,000	425,000
	(c)	Housing grants	. GPR	B	20,000	0
	(f)	Planning aids Plat review		B C	200,000	200,000
	(g) (h)	Gifts and grants		č	17,100 600	17,500 600
	(i)	Local government contribu		C	000	000
	(9	tions		С	10,000	10,300
	(j)	Housing loans		č	10,000	0
	(m)			C	781,900	800,000
	(n)	Federal aid local assistance .		С	50,000	50,000
	(x)	SBIC fund	. SEG	С	0	0
		()	) PROG	RAM TOTA	ALS	
		General purpose revenues			1,851,200	2,105,600
		Program revenue			859,600	878,400
		Federal			(831,900)	(850,000)
		Other			(27,700)	(28,400)
		Segregated funds			2 710 800	0
$(\mathbf{n})$	<b>EM</b>	Total-all sources			2,710,800	2,984,000
(2)		ERGENCY GOVERNMENT		٨	164 100	152 000
	(a)	General program operations		A C	164,100	152,000
	(b)	Medical supplies		c	0 244,300	232.900
	(m) (n)	Federal aid state operations Federal aid local assistance				232,900
	(v)	Emergency disaster fund		C C	813,000	813,000
	(9)	Entergency disaster full@	. SEG	U	0	0

CHAPTER 125	Under			ed text may not be ext of the Act, SCR	
Statute, Agency and Purpose	Source	Туре	1971-72	1972-73	
20.545 Local Affairs and Developmer Department of—Cont'd.	t,				
	(2) PROG	RAM TOTAI	LS		
General purpose revenues			164,100	152,000	
Program revenue			1,057,300	1,045,900	
Federal			(1,057,300)	(1,045,900)	
Segregated funds Total—all sources			0 1,221,400	1,197,900	
(3) EXPOSITION CENTER	•••		1,221,100	1,157,500	
(h) Exposition center	PR	Α	2,117,500	0	
(i) Exposition center capital i		~		0	
provements		C RAM TOTAI	0	0	
Program revenue			2,117,500	0	
Total-all sources			2,117,500	0	
(4) ADMINISTRATIVE SERVIC	ES				
(a) General program operation		A	255,200	240,700	
(g) Gifts and grants		C C	12 200	12 800	
(m) Federal aid		RAM TOTAI	12,200 US	12,800	
General purpose revenues		10111	255,200	240,700	
Program revenue	••••		12,200	12,800	
Federal			(12,200)	(12,800)	
Other			(0) 267,400	(0) 253,500	
Total—all sources		RTMENT TO		233,300	
General purpose revenues			2,270,500	2,498,300	
Program revenue			4,046,600	1,937,100	
Federal			(1,901,400)	(1,908,700)	
Other			(2,145,200)	(28,400)	
Segregated funds Total—all sources			0 6,317,100	0 4,435,400	
	••••		0,517,100	4,435,400	
20.566 Revenue, Department of					
(1) COLLECTION AND DISTRIE	U-				
TION OF STATE TAXES	CDD		11.057.400	11 174 900	*
(a) General program operation (g) Processing services		A A	11,056,400 0	11,174,800 0	
(h) Administration of local sa		А	0	Ŭ	
tax	DD	Α	0	0	
(u) Motor fuel tax administ					
tion		A	401,700	408,900	
General purpose revenues	< >	RAM TOTA	LS 11,056,400	11,174,800	
Program revenue			11,050,400	0	
Segregated funds			401,700	408,900	
Total-all sources			11,458,100	11,583,700	2
(2) ADMINISTRATION OF PR	0-				
PERTY TAX LAWS		٨	1,068,000	1 214 500	
<ul><li>(a) General program operation</li><li>(b) Reassessment and review</li></ul>		A S	55,900	1,214,500 56,300	
(c) Certification		A	48,800	41,800	
		RAM TOTA	LS	,	
General purpose revenues			1,172,700	1,312,600	
Total—all sources			1,172,700	1,312,600	
(3) PUBLIC PROTECTION: PETE LEUM PRODUCTS INSPECTION					N.
(a) General program operation		А	801,300	808,000	
			-		

191	,		CHAPT	ER 125
Statute, Agency and Purpose	Source	Туре	1971-72	1972-73
20.566 Revenue, Department of-Cont	ťd.			
(2	3) PROGI	RAM TOTA	LS	
General purpose revenues Total-all sources			801,300 801,300	808,000 808,000
ATION AND DEVELOPMENT (a) General program operations		A RAM TOTA	700,800 LS	715,700
General purpose revenues Total-all sources			700,800 700,800	715,700 715,700
(5) SERVICES TO LOCAL GOV ERNMENTS			,	,
<ul><li>(a) Municipal auditing</li><li>(b) County infirmaties cost au</li></ul>		Α	87,600	88,600
counting	GPR	S C	0 1,172,800	0 1,194,100
{	5) PROG	RAM TOTA	LS	
General purpose revenues Program revenue Total–all sources			87,600 1,172,800 1,260,400	88,600 1,194,100 1,282,700
		RTMENT TO	0TALS 13,318,800	14,099,700
General Purpose Revenues . Program revenue			1,172,800	1,194,100
Segregated funds			401,700	408,900
Total-all sources			15,393,300	15,702,700
20.575 Secretary of State				
(1) GENERAL ADMINISTRATIO	N			
(a) General program operations		A	248,900	254,300
	75 DEPA	S RTMENT T		300
General purpose revenues			248,900	254,600
Total-all sources	•••		248,900	254,600
20.585 Treasurer, State				
(1) CUSTODIAN OF STATE FUND			1 (0 500	170 100
<ul><li>(a) General program operations</li><li>(b) Insurance</li></ul>		A S	169,500 0	170,100 0
(g) Motor vehicle safety respo		5	0	Ū
sibility	PR	C	0	0
		RTMENT T		170.100
General purpose revenues . Program revenue			169,500 0	170,100
Total-all sources			169,500	170,100
(	GENERAI	. EXECUTI	VE,	,
		L AREA TO		22 1 64 400
General purpose revenues . Program revenue			31,706,600 22,282,800	33,164,400 26,324,000
Federal			(13,233,800)	(18,513,700)
Other			(9,049,000)	(7,810,300)
Bond revenue			0	0
Segregated funds			220,567,900	255,082,800
Federal Other			(0) (220,567,900)	(0) (255,082,800)
Total—all sources			274,557,300	314,571,200
			· · · ·	· · ·

CHAPTER 125	Unde			toed text may not be text of the Act, SCR 192	
Statute, Agency and Purpose	Source	Туре	1971-72	1972-73	
		APTER VII DICIAL.			
<b>20.625 Circuit and County Courts</b> (1) COURT OPERATIONS					
(a) Circuit courts	GPR	S	2,151,400	2,155,100	
(b) County courts	GPR	S	3,373,200	3,410,600	
		RAM TOTA		5 5 (5 700	
General purpose revenues Total—all sources			5,524,600	5,565,700	
(2) AID TO COUNTIES FOR CRI			5,524,600	5,565,700	
INAL TRIALS OF INDIGEN					
(a) General program operation		S	100,000	100,000	
		RAM TOTA			
General purpose revenues			100,000	100,000	
Total-all sources			100,000	100,000	
		RTMENT TO			
General purpose revenues			5,624,600	5,665,700	
Total—all sources			5,624,600	5,665,700	
20.645 Judicial Council					
(1) ADVISORY SERVICES TO TH	0E				
COURTS AND LEGISLATUR					
(a) General program operation		Α	47,900	48,700	
		RTMENT TO		40,700	
General purpose revenues			47,900	48,700	
Total-all sources			47,900	48,700	
<b>20.680 Supreme Court</b> (1) SUPREME COURT PROCEE	D-				
INGS					
(a) General program operation	s. GPR	S	568,800	618,700	
		RAM TOTA		0,000	
General purpose revenues			568,800	618,700	
Totalall sources			568,800	618,700	
(2) ADMINISTRATOR OF COUR				-	
(a) General program operation		S	98,800	108,500	
		RAM TOTA			
General purpose revenues			98,800	108,500	
Total-all sources			98,800	108,500	
(a) General program operation	s GPR	S	85,000	107,300	
		RAM TOTA		107,500	
General purpose revenues	(c) 1100		85,000	107,300	
Total-all sources	••••		85,000	107,300	
(4) BAR COMMISSIONERS			,	201,000	<ul> <li></li> </ul>
(a) Examination	GPR	Α	5,200	5,300	
(b) Enforcement		S	45,800	49,000	
·	(4) PROG	RAM TOTA			
General purpose revenues			51,000	54,300	
Total—all sources			51,000	54,300	-
<ul><li>(5) LAW LIBRARY</li><li>(a) General program operation</li></ul>	. CDD	*	00 500		
		А Рам тота	99,700	105,100	
General purpose revenues	(J IKUG	RAM TOTA		105 100	
Total-all sources	••••		99,700 99,700	105,100	
		RTMENT TO	99,700 TAIS	105,100	
General purpose revenues		STREET IV	903,300	993,900	
Total-all sources			903,300	993,900 993,900	
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	220,200	•

Statute, Agency and Purpose	Source	Type	1971-72	1972-73
		ICIAL,		
F	UNCTIONAL	AREA TOT	TALS	
General purpose revenues	s		6,575,800	6,708,300
Program revenue			0	0
Federal			(0)	(0)
Other			ò	(0)
Bond revenue			0	0
Segregated funds			0	Õ
Federal			(0)	(0)
Other			(ii)	(0)
Total-all sources			6,575,800	6,708,300

# SUBCHAPTER VIII LEGISLATIVE.

20.7	10 B	uilding Commission				
(1)	BUI	LDING OPERATIONS				
	(g)	Agency collections	PR	С	3,803,700	5,265,600
	(k)	Sale of land	PR	С	0	0
	(u)	Additional appropriation		S	0	0
	(v)	Rentals and improvements	SEG	S	0	0
			PROGRAM	1 TOTALS		
		Program revenue			3,803,700	5,265,600
		Segregated funds			0	0
		Total-all sources			3,803,700	5,265,600
(2)		TE BUILDING PROGRAM				
	(a)	Principal repayment and in-				
			GPR	S	0	0
	(b)	Lease rental payments		S	0	0
	(f)	1 0	GPR	В	9,161,600	9,161,600
	(g)	Principal repayment and in-				
		terest	PR	S	0	0
	(u)	Aids for buildings	SEG	С	0	Ő
	(x)	Long range building program		С	0	Õ
		(2)	PROGRAM	1 TOTALS		
		General purpose revenues			9,161,600	9,161,600
		Program revenue			0	0
		Segregated funds			0	Õ
		Total-all sources			9,161,600	9,161,600
(3)	CAF	ITAL IMPROVEMENTS			· · · · · · · · · · · · · · · · · · ·	-,=01,000
	PRO	GRAM				
	(a)	Principal repayment and in-				
		terest	GPR	S	474,100	1,102,800
	(b)	Prinicipal repayment and in-				1,102,000
			GPR	S	317,100	569,900
					,	
		(3)	PROGRAM	1 TOTALS		
		General purpose revenues			791,200	1,672,700
		Total-all sources			791,200	1,672,700
			DEPARTM	ENT TOTA		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		General purpose revenues			9,952,800	10,834,300
		Program revenue			3,803,700	5,265,600
		Segregated funds			0	0
		Total-all sources			13,756,500	16,099,900
					,	, - , - , - 00

		CHAPTER 125	Unders			ed text may not be s ext of the Act, SCRC 194	
Statu		1.5	Source	Туре	1971-72	1972-73	
20.7		overnment Operations, Board					
(1)	or GEN MEN	IERAL FUND SUPPLE-					
		General program supplemen- tation	GPR	В	375,000	375,000	
		General purpose revenues Total—all sources		AM TOTAL	s 375,000 375,000	375,000 375,000	
(2)		REGATED FUNDS General program supplemen-		_			
			) PROGR	S AM TOTAL		0	
(6)		Segregated funds Total—all sources OOLS IN FINANCIAL DIS-			0 0	0 0	
	TRE (a)	General purpose revenue		S AM TOTAL!	0 S	0	
		General purpose revenues Total-all sources			0 0	0 0	
		General purpose revenues Segregated funds		TMENT TO	375,000	375,000	
		Total-all sources			0 375,000	0 375,000	
20.7	65 Lo	egislature					
(1)	ENA	CTMENT OF STATE LAWS					
		General program operations. Contingent expenses	GPR	S B AM TOTAL!	4,151,400 5,000	4,454,500 5,000	
		General purpose revenues		AM IOTAL	4,156,400	4,459,500	
(2)		Total-all sources CIAL STUDY GROUPS			4,156,400	4,459,500	
	(a) (b)	Joint survey committee on retirement systems Commission on uniform	GPR	А	48,800	48,800	
	~ /	state laws		Α	5,200	5,300	- -
		commission Interstate cooperation comm		В	26,800	28,000	ζ.
	(cb)	contingent expenditures Membership in national asso-		B	5,000	5,000	15
	(e)	ciations Menominee Indians commit- tee		S B	37,500	37,500	
	(f)	Insurance laws study com- mittee		C	18,000 0	18,000 0	
toed part		Council for Konge and Farring Council for porte and farring Gifts and grants council for	1997	]\$	////\$\\$&////	////19956/.	
	(h)	home and family Gifts and grants Menominee	PR	C .	0	30,600	
	(i)	Indians committee Gifts and grants insurance laws study committee		C	0	0	
	(u)	laws study committee Highway problems study committee		C B	0 24,000	0 24,000	
			000	D	27,000	2 <del>4</del> ,000	6 -

175			CHAPI	EK 125
Statute, Agency and Purpose	Source	Туре	1971-72	1972-73
20.765 Legislature-Cont'd.				
	PROGRA	АМ ТОТА	LS	
General purpose revenues			141,300	173,200
Program revenue			61,200	30,600
Segregated funds			24,000	24,000
Total-all sources			226,500	227,800
(3) LEGISLATIVE SERVICE AGEN-			220,000	<i>227</i> ,000
CIES				
(a) Revisor of statutes bureau	GPR	Α	89,200	97,400
(b) Legislative reference bureau.	GPR	В	504,700	555,600
(c) Legislative audit bureau	GPR	Α	586,600	620,200
(d) Legislative fiscal bureau		В	174,500	183,900
(e) Legislative council		B	339,400	357,100
(ec) Council contingent expenses.		B	2,000	2,000
(f) Joint committee on legisla-	0	-	-,000	2,000
tive organization	GPR	С	0	0
(g) Gifts and grants to service		Ŭ	Ū	. 0
agencies	PR	С	0	0
		АМ ТОТА		U
General purpose revenues	INOUN	In IOIA	1,696,400	1,816,200
Program revenue			0	1,810,200
Total—all sources			1,696,400	•
		MENT TO	1,090,400	1,816,200
General purpose revenues	DEFACI			C 448 000
Program revenue			5.994,100	6,448,900
Segregated funde			61,200	30,600
Segregated funds			24,000	24,000
Total-all sources	TROIDT		6,079,300	6,503,500
ELINO	LEGISL	ATIVE, AREA TO	TAIC	
General purpose revenues	TIONAL	AREA IU		17 (59 000
Brogram revenues			16,321,900	17,658,200
Program revenue			3,864,900	5,296,200
Federal			(0)	(0)
Other			(3,864,900)	(5,296,200)
Bond revenue			U	0
Segregated funds			24,000	24,000
Federal			(0)	(0)
Other			(24,000)	(24,000)
Total-all sources			20,210,800	22,978,400

# SUBCHAPTER IX GENERAL APPROPRIATIONS.

# 20.835 Shared Taxes and Tax Relief

(1) SHARED TAXES

(a)	Income tax normal distribu-				
	tions	LTR	S	100,439,000	0
	Shared tax supplement			0	0
	Net Appropriation	LTR	S	100,439,000	0
(b)	Utilities taxes distributions	LTR	S	60,816,000	0
	Minimum payments	LTR	S	0	11,500,000
	Net Appropriation	LTR	S	60,816,000	11,500,000
(c)	Severance tax distributions	LTR	S	25,000	25,000
(d)	Fire dept. dues distribution .		S	1,461,000	1,560,000
(e)	Liquor tax distributions	LTR	S	9,632,000	0
	Terminal tax distribution		S	441,000	415,000
	Net Appropriation	LTR	S	10,073,000	415,000
(f)	Low grade iron ore distribu-				,
	tions		S	41,000	54,000
(g)	Shared tax account	LTR	S	102,229,000	310,865,500

			Under	scored, st	ricken, and	vetoed text may no	ot be searchable.
		CHAPTER 125				ee text of the Act.	
_						196	
Stat	ute, A	gency and Purpose	Source	Type	1971-72	1972-73	
20.8	35 S	hared Taxes and Tax Relief–Co	opt'd				
				RAM TOTAL	s		
		Local Tax Revenue			275,084,000	324,419,500	
		Total-all sources			275,084,000	324,419,500	
(2)		K RELIEF					
•	(a)	Real property tax relief		A	65,071,000	65,071,000	
	(b)	Personal property tax relief. Homestead relief for persons	LTR	S	86,859,000	100,281,000	
	(c)	over 65	LTR	S	14,500,000	15,000,000	
				RAM TOTAL		15,000,000	
		Local tax revenue			166,430,000	504,771,500	
		Total-all sources			166,430,000	504,771,500	
(3)		CAL SALES TAX					
	(g)	Distribution		S	0	0	
		(3) Local tax revenue		RAM TOTAL	S 0	0	
		Total-all sources			0	0	
			DEPAI	RTMENT TO		0	
		Local tax revenue			441,514,000	482,021,000	
		Total-all sources			441,514,000	482,021,000	
		a. 11 A					
20.a (1)		Aiscellaneous Appropriations ATRAITS OF GOVERNORS				15	
(1)		Purchase cost	CPR	S	0	0	
	(4)			RAM TOTAL		0	
		General purpose revenues			0	0	
		Total-all sources			0	0	
(2)	AID					-	
	(a)		GPR	S	460,000	492,000	
	(b)	• • •	CDD	C	580.000	(00.000	·
		plement		S RAM TOTAL	580,000	600,000	
		General purpose revenues	IKOG	XAM IOTAL	1,040,000	1,092,000	
		Total-all sources			1,040,000	1,092,000	
(4)	INT	EREST ON OVERPAYMENT				, ,	
		TAXES					
	(a)	Interest payments		S	4,000	4,000	
			PROG	RAM TOTAL		4 000	
		General purpose revenues Total-all sources			4,000 4,000	4,000 4,000	
			DEPART	MENT TOTA		4,000	
		General purpose revenues			1,044,000	1,096,000	
		Total-all sources			1,044,000	1,096,000	
20.0							
(1)		rogram Supplements PLOYE COMPENSATION					
(-)		D SUPPORT					·
	(a)	Judgments	GPR	S	0	0	
	(b)	Incentive awards		S	0	0	
	(c)	Pay plan adjustments	GPR	S	9,190,000	21,675,000	
	(d)	Employer fringe benefit	СЪБ	c	122 500	1 (10 000	
	(e)	costs Postage rate increase	GPR GPR	S A	133,500 200,000	1,619,000 200,000	×.
	(9)	-		RAM TOTAL		200,000	
		General purpose revenues			9,523,500	23,494,000	
	<u>-</u>	Total—all sources			9,523,500	23,494,000	
(2)		TRACTUAL SERVICES	OPP	C	<b>n</b>	<u>م</u>	
	(a)	Office building rentals		S	766,700	856,600	
	(c) (d)	Uncollectible shortages State deposit fund		S S	0	0	
	(-)	and appear with minimum	OI IV	5	0	U	

Statu	ite, Ag	gency and Purpose	Source	Туре	1971-72	1972-73
20.8	65 Pr	ogram Supplements-Cont'd.				
		(2)	PROGR/	AM TOTALS	1	
		General purpose revenues			766,700	856,600
		Total-all sources			766,700	856,600
(3)		ES, ASSESSMENTS AND			-	
		CIAL CHARGES	CDD	G	150.000	150.000
	(a) (b)	Taxes and assessments Extraordinary police services		S S	150,000	150,000
	(0)			AM TOTALS	0	0
		General purpose revenues	110010		150,000	150,000
		Total-all sources			150,000	150,000
		20.865	DEPART	IMENT TOT	ALS	
		General purpose revenues			10,440,200	24,500,600
		Total-all sources			10,440,200	24,500,600
20.8	66 Pi	ıblic Debt				
(1)	BON					
	DEM	PTION FUND				
	(u)	Principal repayment and in-				
		terest	SEG	S	31,750,300	53,986,900
		Allocated from agency ap-	000	G	21 750 200	52.000.000
		propriations	SEG	S	-31,750,300	-53,986,900
		Net Appropriation	PROCE	AM TOTALS	, 0	0
		Segregated funds	INUON		, 0	0
		Total-all sources			0	ů 0
(2)	CAPIT	AL IMPROVEMENTS AU-			_	
		RIZATIONS				
	(q)	State universities academic		0	17 246 000	0
	~~	facilities		С	17,246,900	U
	(r)	State universities self		C	12 700 (00	0
	(s)	amortizing facilities University of Wisconsin aca-		С	12,799,600	0
	(3)	demic facilities		С	46,600,400	0
	(t)	University of Wisconsin self		C	+0,000,+00	v
	()	amortizing facilities		C	20,192,400	0
	(tm)	Natural resources water pol-				
		lution abatement facilities		С	60,000,000	0
	(tp)	Natural resources recreation		6		
	(m)	facilities Transportation administra-		С	14,800,000	0
	(u)	tive facilities		С	0	0
	(ug)	Transportation accelerated		C	0	0
	(-0)	bridge improvements		С	17,500,000	0
	(ur)	Transportation accelerated				
	()	highway improvements		С	100,700,000	0
	(v)	Health and social services		0	15 0 4 4 000	
	(w)	mental health facilities		С	15,246,000	0
	(")	correctional facilities		С	1,187,900	0
	(x)	Building commission pre-		C	1,107,500	0
	. ,	vious lease rental authority		С	0	0
	(y)	Building comm housing state				
	$\sim$	depts and facilities		С	0	0
	(z)	Building commission other		0	11 500 100	<u>_</u>
	(77)	public purposes Agriculture self amortizing		С	11,502,100	0
	(22)	facilities		С	18,000,000	0
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### CHAPTER 125

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			170
Source	Туре	1971-72	1972-73
2) PROGR	RAM TOTA	LS	
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		335,775,300	0
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SECTION 47. 20.115 (2) (c) of the statutes is repealed.

SECTION 48. 20.115 (3) (h) of the statutes is renumbered 20.115 (8) (h).

SECTION 49. 20.115 (4) (a) of the statutes is amended to read:

20.115 (4) (title) STATE FAIR AND RELATED PRO-GRAMS. (a) (title) <u>Aid to agricultural societies</u>. The amounts in the schedule for the purpose of aid to agricultural <u>societies</u> the <u>Wisconsin livestock breeders association</u> for the execution of their its functions under ss. 94.14 and 94.80.

SECTION 50. 20.115 (4) (b), (h), (i) and (j) of the statutes are created to read:

20.115 (4) (b) Aids to county and district fairs. The amounts in the schedule for general program operations and to provide state aids to counties and agricultural societies, associations, not to exceed \$10,000 per fair as provided in s. 93.23. If the total due to the several counties and agricultural societies under this paragraph exceeds the amount herein appropriated, the department shall equitably prorate this appropriation.

(h) <u>State</u> <u>fair</u>. The amounts in the schedule from moneys received for or on account of the operation of the state fair, state fair park or other events for general program operations. Any surplus of receipts on June 30 of each year shall be transferred to the appropriation under par. (i).

(i) <u>State fair _______</u> capital improvement. The surplus of receipts transferred from par. (h), to be used for the acquisition of land, the payment of construction costs, including architectural and engineering services, furnishings and equipment, and temporar financing necessary to provide facilities for exposition purposes. Expenditures under this paragraph shall be approved by the board on government operations.

(j) <u>Principal repayment and interest.</u> A sum sufficient from revenues earned to reimburse s. 13.488 (7), 93.24 and 93.25 for the payment of principal and interest costs incurred in financing state fair park facilities.

SECTION 51. 20.145 (1) (h), as affected by chapter 40, laws of 1971, and (2) (a) of the statutes are repealed.

SECTION 52. 20.145 (2), (3) and (4) of the statutes are renumbered 20.145 (3), (4) and (5).

SECTION 53. 20.145 (2) of the statutes is created to read:

20.145 (2) SUPERVISION OF EMPLOYE WELFARE FUNDS. (g) <u>General program operations.</u> Ninety per cent of all moneys received under s. 211.07 for general program operations.

SECTION 54. 20.145 (3) (b) and (6) of the statutes are created to read:

20.145 (3) (b) <u>Insurance fund guarantee</u>. A sum sufficient for the payment of insurance losses which exceed the balance available under par. (v) for the payment of losses.

(6) INSURANCE SECURITY FUND. (u) <u>Insurance security</u> fund <u>receipts</u>. All moneys paid into the insurance security fund under ch. 646, excluding the temporary workmen's compensation insurance security fund under s. 646.23, to carry out the purposes of the insurance security fund under ch. 646.

(v) <u>Temporary workmen's compensation insurance fund</u>. All moneys paid into the temporary workmen's compensation insurance security fund under s. 646.23, to carry out the purpose of the temporary fund.

SECTION 55. 20.145 (7) of the statutes is repealed.

SECTION 56. 20.155 (1) (u) (title) of the statutes is amended to read:

20.155 (1) (u) (title) Motor transportation regulation.

SECTION 57. 20.165 (2) (a) of the statutes is repealed.

SECTION 58. 20.165 (2) (g) to (ig) of the statutes are amended to read:

20.165 (2) (g) For the accounting examining board, 90% of all moneys received under ch. 442 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph,  $\frac{14,400 - in - 1969 - 70}{100 - and} - \frac{14,600 - in - 1970 - 71}{155,200 - in - 1971 - 72}$  and  $\frac{151,400 - in - 1972 - 73}{151,200 - 100 - 100}$  shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(gg) Architects. professional engineers, designers _____and ____land surveyors, examining board of. For the examining board of architects and ______professional engineers, designers __and land surveyors, 90% of all moneys received under ch. 443 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph, \$41,700 - in 1969 70 and \$45,300 \$34,900 in 1971-72 and \$35,100 in 1972-73 in 1970-71 shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

* (gt) For the athletic examining board, 90% of all moneys received under ch. 444 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph, \$1,100 - in 1969-70 - and - \$1,200 - in - 1970-71 \$2,100 in _ 1971-72 and \$2,100 in 1972-73 shall be transferred to the general fund as reimbursement

for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(hg) For the basic sciences examining board, 90% of all moneys received under ch. 445 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph,  $\frac{2,200 \text{ in } 1969.79 \text{ -and } 22,200 \text{ in } 1970.71 \text{ } 33,300 \text{ in } 1971.72 \text{ and } 33,500 \text{ in } 1972.73$  shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(ht) For the chiropractic examining board, 90% of all moneys received under ch. 446 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph, \$3,800 - in 1969-70 and \$3,900 - in - 1970-71 \$4,500 in 1971-72 and \$4,600 in 1972-73 shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(i) For the dentistry examining board, 90% of all moneys received under ch. 447 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph,  $\frac{55,800 - in}{1969.70}$  and  $\frac{56,000 in}{1970.71}$   $\frac{512,500 in}{1971.72}$  and  $\frac{512,500 in}{1972.73}$  shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(ic) For the hearing aid dealers and fitters examining board, 90% of all moneys received under ch. 459 for the licensing, rulemaking and regulatory functions of the examining board. From this paragraph, \$3,700 in 1971-72 and \$3,800 in 1972-73 shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(ig) For the medical examining board, 90% of all moneys received under ch. 448 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph,  $\frac{$27,000 - in}{1969.70}$  and  $\frac{$26,700 - in}{1970.71}$   $\frac{$35,500 in}{1971.72}$  and  $\frac{$34,100 in}{1972.73}$  shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

SECTION 59. 20.165 (2) (ih) of the statutes is renumbered 20.165 (2) (iw) and amended to read:

20.165 (2) (iw) For the nursing home administrator examining board, 90% of all moneys received under ch. 456 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph, \$7,800 in 1971-72 and \$7,700 in 1972-73 shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

SECTION 60. 20.165 (2) (it) and (j) to (kt) of the statutes are amended to read:

20.165 (2) (it) For the division of nurses, 90% of all moneys received under ch. 441 for the licensing, rule-making and regulatory functions of the division. From this paragraph, \$59,400 - in - 1969.70 and \$61,000 - in - 1970.71 \$80,700 - in 1971.72 and \$82,300 - in 1972.73 shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the division under sub. (1) (c).

(j) For the optometry examining board, 90% of all moneys received under ch. 449 for the licensing, rule-making and regulatory

(jg) For the pharmacy examining board, 90% of all moneys received under ch. 450, except as provided in par. (jt), for the licensing, rule-making and regulatory functions of the examining board. From this paragraph,  $$21,900 - in - 1969-70 - and - $22,300 - in 1970-71 $20,600 in _1971-72 and $20,800 in 1972-73 shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).$ 

(jt) For the pharmacy internship board, all moneys received under ch. 451 and 90% of that portion of each fee collected under s. 450.02 (3) and set aside for the use of the pharmacy internship board, for the licensing, rule-making and regulatory functions of the pharmacy internship board. From this paragraph, <del>\$7,300 in</del> <del>1969.70 and \$7,600 in 1970.71 \$9,800 in 1971.72 and \$10,000 in</del> <del>1972.73</del> shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(jw) For the psychology examining board, 90% of all money received under ch. 455 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph, \$3,900 in 1971-72 and \$4,100 in 1972-73 shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(k) For the real estate examining board, 90% of all moneys received under ch. 452 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph, \$73,800 - in 1969-70 - and -\$72,500 - in -1970-71 _\$82,100 in 1971-72 and \$82,400 in 1972-73 shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(kg) For the veterinary examining board, 90% of all moneys received under ch. 453 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph,  $\frac{4,100}{-10}$  -  $\frac{1969}{-10}$  -  $\frac{1970}{-10}$  -  $\frac{1970}{-10}$  -  $\frac{1970}{-10}$  -  $\frac{1970}{-10}$  -  $\frac{1971}{-72}$  and  $\frac{55,700}{-10}$  in  $\frac{1972}{-73}$  shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

(kt) For the watchmaking examining board, 90% of all moneys received under ch. 454 for the licensing, rule-making and regulatory functions of the examining board. From this paragraph,  $\frac{$2,000 - in}{1969-70}$  and  $\frac{$2,000 - in}{1972-73}$  shall be transferred to the general fund as reimbursement for the clerical and housekeeping services provided to the examining board under sub. (1) (c).

SECTION 61. 20.225 of the statutes is repealed and recreated to read:

20.225 EDUCATIONAL COMMUNICATIONS BOARD. There is appropriated to the educational communications board for the following program:

(1) EDUCATIONAL COMMUNICATIONS. (a) <u>General program</u> operations. The amounts in the schedule to carry out its functions under ss. 39.11 and 39.13. From the amounts appropriated by this paragraph during the 1971-73 biennium, the board shall allocate not

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to exceed \$50,000 for the purchase of contractual services from commercial television stations to provide educational television network coverage to the areas of Dodge, Fond du Lac, Green Lake, Marquette, Adams, Waushara and Sauk counties which are not covered by the state network.

(g) <u>Gifts</u> and <u>grants</u>. All moneys received from gifts and grants to carry out the purposes for which made.

(m) <u>Federal grants.</u> All moneys received from the federal government as authorized by the governor under s. 16.54 for the purposes for which made and received.

SECTION 62. 20.235 (1) (c) and (cm) of the statutes are repealed.

SECTION 63. 20.235 (1) (bm), (d) and (e) of the statutes are renumbered 20.235(1)(c), (f) and (fa).

SECTION 64. 20.235 (1) (fb), (fc) and (fd) of the statutes are created to read:

20.235 (1) (fb) <u>Indian student assistance</u>. A sum sufficient to carry out the purposes of s. 39.38.

(fc) <u>Talent</u> <u>incentive</u>. A sum sufficient to carry out the purposes of s. 29.39.

(fd) <u>Educational manpower grants.</u> Biennially, the amounts in the schedule to carry out the purposes of s. 39.40.

SECTION 65. 20.235 (1) (h) (title) of the statutes is amended to read:

20.235 (1) (h) (title) <u>Student interest payments.</u>

SECTION 66. 20.235 (1) (j) and (3) of the statutes are created to read:

20.235 (1) (j) <u>Centralized collections</u>. All moneys received from institutions for centralized collection services.

(3) EDUCATIONAL OPPORTUNITY ACTIVITIES. (a) <u>General</u> program operations. The amounts in the schedule for general program operations.

(i) <u>Gifts ___and __grants.</u> All moneys received from gifts and grants to carry out the purposes for which made and received.

(m) <u>Federal aid.</u> All federal moneys received as authorized under s. 16.54 to carry out the purposes for which made and received.

SECTION 67. 20.245 (1) (d) of the statutes is amended to read:

20.245 (1) (d) (title) <u>Historic ___sites __acquisition ___and</u> <u>development.</u> Biennially from moneys allocated under s. 20.370 (7) (a), the amounts in the schedule for historic sites <u>acquisition _ and</u> <u>development</u> under s. 44.02 (20).

SECTION 68. 20.245 (1) (e) of the statutes is created to read:

20.245 (1)' (e) <u>General program operations supplement</u>. An amount equal to 60% of all moneys expended under pars. (g) and (h) to supplement general program operations, except that the amounts

made available under this paragraph for any fiscal year shall not be less than the amount expended from this paragraph in the preceding fiscal year. During the 1971-73 biennium the appropriation under this paragraph shall not be less than \$345,700 in 1971-72 and \$364,200 in 1972-73.

SECTION 69. 20.245 (1) (f) of the statutes is created to read:

20.245 (1) (f) <u>Historic sites operations and maintenance</u>. From moneys allocated under s. 20.370 (7) (a), the amounts in the schedule for historic sites operation and maintenance under s. 44.02 (20).

SECTION 70. 20.245 (1) (g) of the statutes is amended to read:

20.245 (1) (g) All fines, fees or other moneys received by the society, except such moneys as are otherwise specifically appropriated by law. Any unencumbered balance derived from the Fort Winnebago historic site operation at the end of each fiscal year shall lapse to the general fund, but the amount lapsing shall - not exceed the amounts appropriated under sub. (1) (u) and s. 20.710 (2) (fm)during that fiscal year.

SECTION 71. 20.245 (1) (u) of the statutes is repealed.

SECTION 72. 20.250 of the statutes is repealed and recreated to read:

**20.250 MEDICAL COLLEGE OF WISCONSIN.** There is appropriated to the medical college of Wisconsin, inc., for the following program:

(1) TRAINING OF HEALTH MANPOWER. (a) <u>General pro-</u> <u>gram operations</u>. The amounts in the schedule for medical education, teaching and research.

SECTION 73. 20.251 of the statutes is repealed.

SECTION 74. 20.255 of the statutes is repealed and recreated to read:

20.255 PUBLIC INSTRUCTION, DEPARTMENT OF. There is appropriated to the department of public instruction for the following program:

(1) PROMOTION OF EDUCATIONAL EQUALITY AND OPPOR-TUNITY. (a) <u>General program operations.</u> The amounts in the schedule for the improvement of curriculum, instruction and educational resources for local schools, including the matching of federal funds available under the national defense education act and the operation and maintenance of institutions for handicapped children.

1. "Maintenance credits". All moneys received in reimbursement for services rendered institutional employes, participants in institutes and training programs and visitors at the state schools for the deaf and the visually handicapped under s. 115.52 (6) to be refunded to the appropriation made by this paragraph and to be used for materials and expense. Such reimbursements shall be accumulated in an account named "maintenance credits".

2. "Contingent fund". From the appropriation for the operation of the several institutions under the jurisdiction of the state superintendent of public instruction there is allotted to each institution, subject to the approval of the board on government

operations, such sums as are necessary to be used as a contingent fund to be expended as provided in s. 20.920.

(b) Teacher aides and language training support. Biennially, the amounts in the schedule, to be released to the board of school directors of the Milwaukee school system upon the approval of the state superintendent, for the purpose of operating interrelated language skill centers to provide remedial efforts in reading, writing, mathematics and other basic communication skills. The state superintendent shall also release funds available under this appropriation to the board of school directors for operation of the teacher aide program. The state superintendent shall require operating plans and performance reports prior to the release of funds.

(c) <u>Fuel</u>. A sum sufficient to cover the cost of coal or other fuel used for space heating at the institutions, including freight charges and local hauling charges where applicable. Coal or fuel oil purchases under this paragraph shall be purchased pursuant to s. 16.71 (4). Payments for coal purchased hereunder shall be made as provided in s. 16.91.

(d) <u>Aids for handicapped children, general</u>. A sum sufficient for the payment of aids and scholarships under subchs. III and IV of ch. 115.

(e) <u>Aids for handicapped children</u>. <u>home instruction</u>. The amounts in the schedule for home instruction or extension courses under s. 115.84.

(f) <u>Elementary and high school aid</u>. Biennially, the amounts in the schedule for the payment of educational aids provided in subch. I of ch. 121.

(fb) <u>Special tuition payments.</u> The amounts in the schedule for payment of tuition of children in foster homes attending school under s. 121.79 (1) (a) to (e), and for payment of tuition and transportation to school districts under s. 121.79 (1) (d).

(fc) <u>Cooperative</u> <u>educational</u> <u>service</u> <u>agencies</u>. The amounts in the schedule for payment of \$29,000 in 1971-72 and \$34,000 annually thereafter to each cooperative educational service agency, for the current operational expenses of these agencies. In addition, from funds available under this appropriation, the state superintendent may provide aid to school districts and cooperative educational service agencies for the development of data processing services on a regional basis.

(fd) <u>County</u> <u>colleges</u>. The amounts in the schedule for the payment of aids under s. 38.44 to county teachers colleges and joint county teachers colleges organized, equipped and maintained pursuant to ss. 38.36 to 38.46.

(fe) <u>State school lunch aid</u>. A sum sufficient for the payment of school lunch aids to school districts pursuant to s. 115.34 (2).

(fh) <u>Transportation _aids.</u> Biennially, the amounts in the schedule for the payment of state aid for transportation of pupils under subch. II of ch. 121 of which \$250,000 shall be apportioned upon the approval of the state superintendent among school districts which are unable to provide the transportation required by that subchapter on the sum provided by a 2-mill tax levy on their equalized valuations and the normal transportation aids, and for aids to counties for transportation of crippled children to and from the Wisconsin orthopedic hospital for children or any other hospital, or for mentally handicapped children including those who are mentally retarded or emotionally disturbed, or epileptics referred to any approved evaluation center, such aid to be distributed as provided in s. 142.05 (3).

(fi) <u>Public library systems; planning grants and aid.</u> Biennially, the amounts in the schedule for planning grants under s. 43.23 and state aid under s. 43.24.

(fj) <u>Teachers social security</u>. A sum sufficient to make the employer social security contributions required for members of the Milwaukee teachers retirement fund and nonstate employed members of the state teachers retirement system pursuant to subch. VI of ch. 40 and ss. 42.241 and 42.72. Payments from this appropriation shall be upon vouchers certified by the department of employe trust funds.

(fk) <u>Teachers retirement</u>. A sum sufficient to make the contributions required for non-state employed members of the state teachers retirement system under s. 42.46 and for members of the Milwaukee teachers retirement fund under s. 42.71 (1) (e).

(g) <u>Activity therapy</u>. All moneys received in connection with the sale of products resulting from activity therapy to be used for the purchase of necessary materials, equipment and supplies for activity therapy.

(i) <u>Gifts, grants and trust funds.</u> All moneys received from gifts, grants and donations to carry out the purposes for which made, and all moneys received under s. 46.03 (3), 1939 stats., to be used in accordance with the trust.

(j) <u>Surplus</u> <u>property</u>. All moneys received for the acquisition, storage and handling of surplus federal materials for transfer in accordance with federal law pertaining to surplus federal property, at cost plus handling charges to schools, school districts, nonprofit or tax-supported nonprofit medical institutions, public health agencies and such other agencies, institutions and units of government as are hereafter declared eligible to receive the same by act of congress, desiring such property. From state funds provided under this appropriation, there may be paid such sums as are necessary for the purchase of land and construction or improvement of buildings for the purpose of storing and handling surplus property. From the remaining receipts of this appropriation, there may be paid such sums as are necessary for the purpose of handling and storing surplus property as prescribed by appropriate federal law. All proceeds from the sale of land and buildings or supplies and equipment shall be credited to this appropriation.

(k) <u>Publications.</u> All moneys received from the sale of publications, as authorized by subch. II of ch. 115, for the publication of such materials.

(kz) <u>School lunch</u> program, <u>handling</u> charges. All moneys received from contracts made pursuant to s. 115.34, under which food products granted to the state by the federal government are utilized for the transportation, warehousing, processing and insuring of such food products.

(m) <u>Federal aid</u>. All federal moneys received as authorized under s. 16.54 to carry out the purposes for which made and received. Any funds received in repayment for expenditures made under this paragraph for appliances, X-rays, emergency hospitalization, emergency medical care or transportation to or from a hospital, for crippled children under orthopedic care, which had been authorized by the division for handicapped children, pending other arrangements for final payments, shall be credited to the appropriation made under this paragraph. (q) <u>Driver</u> <u>education</u>. All moneys received from the allocation made under s. 20.395 (3) (w) to be distributed to school districts which operate driver education courses in accordance with s. 121.15. The distribution shall be made to school districts upon such reports in such form and containing such information as the state superintendent requires. Of this amount, such sums as are necessary are allotted to the department for the administration of the driver education program.

(r) <u>School library aids.</u> All moneys received as the common school fund income to be distributed as provided in ss. 25.23 and 43.19.

(9) GENERAL APPROPRIATIONS AND PROVISIONS. The following general appropriations and provisions shall apply to all of the programs of the department unless otherwise specified:

(a) <u>Transfers between appropriations and refunds.</u> 1. Whenever it becomes apparent in any fiscal year that any of the appropriations made by sub. (1) (f), (fb) and (fh) exceed the legal claims for state educational aids thereunder, such excess shall be transferred upon order of the state superintendent and the department of administration from the original appropriation and be used to supplement or increase any of the other appropriations made by sub. (1) (f), (fb) and (fh) for the same fiscal year.

2. The provisions of s. 16.52 (2) with respect to refunds and s. 16.52 (5) (a) with respect to reimbursements for the prior fiscal year shall not apply to sub. (1) (f) and (fh).

SECTION 75. 20.265 (1) (ag) of the statutes is created to read:

20.265 (1) (ag) <u>Central administration</u>. The amounts in the schedule for central administrative operations.

SECTION 76. 20.265 (1) (b) of the statutes is amended to read:

20.265 (1) (b) <u>Utilities</u> and heating. A sum sufficient to pay for the use of electricity and water and to cover the cost of coal or other fuels used for space heating at the several state universities, including freight charges and local hauling charges where applicable. Coal or fuel oil purchases under this paragraph shall be purchased pursuant to s. 16.71 (4). Payments for coal purchased hereunder shall be made as provided in s. 16.91. This program expenditure shall be reimbursed from pars. (gm) and (h) for the cost of all fuel <u>electricity</u> and <u>water</u> furnished to dormitories and dining halls, including freight charges and local hauling charges

SECTION 77. 20.265 (1) (ee) of the statutes is created to read:

20.265 (1) (ce) <u>Lease rental payments.</u> A sum sufficient to pay the rentals required to be made on academic facilities under leases entered into under ss. 36.06 and 37.02.

SECTION 78. 20.265 (1) (f) of the statutes is created to read:

20.265 (1) (f) <u>Enrollment increase funding</u>. A sum sufficient for funding enrollment increases as provided by s. 36.96.

SECTION 79. 20.265 (1) (fd) of the statutes is created to read:

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20.265 (1) (fd) <u>Self-amortizing</u> <u>facilities</u> <u>principal</u> and interest. A sum sufficient to reimburse 20.866 (1) (u) for any amounts advanced to meet principal and interest costs on self-amortizing state university facilities whenever the balances of any facility operating or to be operated under any of the appropriations made by pars. (gm) and (h) are insufficient, as determined by the department of administration, to make the transfers to par. (hm) as required by pars. (gm) and (h). All amounts advanced under the authority of this paragraph shall be repaid to the general fund whenever the balance of the account for which the advance was made is sufficient to meet any portion of the amount advanced.

SECTION 80. 20.265 (1) (g) of the statutes is repealed and recreated to read:

20.265 (1) (g) <u>Academic student fees.</u> All moneys received from academic student fees. Revenues in excess of the amounts in the schedule may be released only in accordance with the formula adjustment under s. 36.96 or by the board on government operations. Any balance in this paragraph at the end of a fiscal year shall lapse to the general fund.

SECTION 81. 20.265 (1) (gm), as affected by chapter 40, laws of 1971, and (h) of the statutes are amended to read:

20.265 (1) (gm) All moneys received as student activity fees or from operations in connection therewith and including such moneys received under conveyances and leases consummated under ss. 36.06 (6) and 37.02 (3) as the board of regents designates to be receipts under this paragraph shall be paid into the general fund and are appropriated therefrom, subject to the limitation hereinafter provided, to be used for 1) the operation, maintenance and capital expenditures of such student activities, including the transfer of funds to nonprofit corporations under ss. 36.06 (6) and 37.02 (3) to be used by such corporations for the payment of construction costs, including architectural and engineering services, for furnishings and equipment, and for temporary financing, and for 2) optional rental payments in addition to the mandatory rental payments under the leases and subleases, in connection with the providing of facilities for such student activities. The amount so appropriated shall not exceed the amounts paid into the general fund as aforesaid after deducting therefrom the amount appropriated under par. (hm) and an -amount equal to the amount appropriated under par. (hm) and an -amount equal to the amount appropriated under par. (hm) and an -amount equal to the amount appropriated under par. (hm) and an -amount equal to the amount appropriated under par. (hm) and an -amount equal to the amount appropriated under par. (hm) and an -amount equal to the amount appropriated under par. (hm) and an -amount equal to the amount appropriated under under par. (hm) and an -amount equal to the amount appropriated under par. (hm) and an -amount equal to the amount appropriated under under par. (hm) and an -amount equal to the amount appropriated under under par. (hm) and an -amount equal to the amount appropriated under under par. (hm) and an -amount equal to the amount appropriated under par. (hm) and an -amount equal be determined by the department of administration.

(h) All moneys received for or on account of any dormitory, commons, dining hall, cafeteria, stationery stand, parking facility, car fleet or model farm, and including such moneys received under conveyances and leases consummated under ss. 36.06 (6) and 37.02 (3) as the board of regents designates to be receipts under this paragraph shall be paid into the general fund and are appropriated therefrom, subject to the limitation hereinafter provided, to be used for 1) the operation, maintenance and capital expenditures for such activities, including the transfer of funds to nonprofit corporations under ss. 36.06 (6) and 37.02 (3) to be used by such corporations for the payment of construction costs, including architectural and engineering services, for furnishings and equipment, and for temporary financing, and 2) for optional rental payments in addition to the mandatory rental payments under the leases and subleases, in connection with the providing of facilities for such activities. The amount so appropriated shall not exceed the amounts paid into the general fund as aforesaid after deducting therefrom the amount appropriated under par. (hm) and an amount equal to the

amount appropriated under sub. (9) (um) the amount appropriated under par. (hn) for the payment of rentals by the board of regents under ss. 36.06 (6) and 37.02 (3) on projects for such activities. The amount appropriated and available under this paragraph shall be determined by the department of administration. The board of regents may establish at any state university or branch campus a contingent fund not to exceed \$5,000 out of the balances of this appropriation to be used for the payment of cash in advance and which are incident to the operation of eafeterias and dining halls

SECTION 82. 20.265 (1) (hf) of the statutes is created to read:

20.265 (1) (hf) <u>Stores division</u>. The board of regents may use balances in program revenue appropriations for the operation of a stores division at each state university and branch campus. The board of regents may transfer moneys from or to any other program revenue appropriation under this section to or from the appropriation authorized by this paragraph.

SECTION 83. 20.265 (1) (hn) of the statutes is created to read:

20.265 (1) (hn) <u>Lease rental payments.</u> All moneys transferred from pars. (gm) and (h) to pay the rentals required to be made on self-amortizing facilities under leases entered into under ss. 36.06 and 37.02.

SECTION 84. 20.265 (1) (ug) and (um) of the statutes are repealed.

SECTION 85. 20.285 (1) (a) of the statutes is amended to read:

20.285 (1) (a) General program operations. The amounts in the schedule for the purposes of the educational and general and related programs. Erom the amounts appropriated by this paragraph, \$250,000 in 1971-72 and \$250,000 in 1972-73 shall be used to develop and strengthen the undergraduate instruction programs of the Green Bay and Parkside campuses of the university of Wisconsin, \$57,500 in 1971-72 and \$87,000 in 1972-73 shall be used for the purpose of expansion of activities of the northern Wisconsin development center, \$149,400 in 1971-72 and \$150,600 in 1972-73 shall be used for the school of architecture at the Milwaukee campus, \$25,000 in each year of the biennium shall be used for the support of urban research through the urban observatory at the Milwaukee campus, \$344,700 to the Parkside campus \$1,142,100 to the Green Bay campus, \$344,700 to the Parkside campus and \$1,285,500 to the center system during the 1971-73 biennium to restore, in part, the reduction made in the support level for undergraduate instruction. and \$750,000 shall be used during the 1971-73 biennium for the implementation of a program of family medicine designed to increase the supply of family practitioners throughout the state.

SECTION 86. 20.285 (1) (ai) of the statutes is created to read:

20.285 (1) (ai) <u>Central administration</u>. The amount in the schedule for central administrative operations.

SECTION 87. 20.285 (1) (b) of the statutes is amended to read:

20.285 (1) (b) <u>Utilities and beating</u>. A sum sufficient to pay for the use of electricity and water and to cover the cost of coal or other fuels used for space heating, including freight charges and local hauling charges where applicable. Coal or fuel oil purchases under this paragraph shall be purchased pursuant to s. 16.71 (4). Payment for coal purchased hereunder shall be made as provided in s. 16.91.

SECTION 88. 20.285 (1) (c) of the statutes is repealed and recreated to read:

20.285 (1) (c) <u>Enrollment increase funding</u>. A sum sufficient for funding enrollment increases as provided by s. 36.96.

SECTION 89. 20.285 (1) (e) of the statutes is repealed.

SECTION 90. 20.285 (1) (ef) of the statutes is created to read:

20.285 (1) (ef) <u>Lease rental payments</u>. A sum sufficient to pay the rentals required to be made on academic facilities under leases entered into under s. 36.06.

SECTION 91. 20.285 (1) (fd) of the statutes is created to read:

20.285 (1) (fd) <u>Self-amortizing</u> <u>facilities</u> <u>principal</u> <u>and</u> interest. A sum sufficient to reimburse 20.866 (1) (u) for any amounts advanced to meet principal and interest costs on self-amortizing university facilities whenever the balances of any facility operating or to be operated under any of the appropriations made by pars. (h), (ha), (hb), (hc) and (hd), are insufficient, as determined by the department of administration, to make the transfers to par. (hm) as required by pars. (h), (ha), (hb), (hc) and (hd). All amounts advanced under the authority of this paragraph shall be repaid to the general fund whenever the balance of the account for which the advance was made is sufficient to meet any portion of the amount advanced.

SECTION 92. 20.285 (1) (ff) of the statutes is created to read:

20.285 (1) (ff) <u>Environmental</u> <u>education</u>. Biennially, the amounts in the schedule to the university extension to fund the activities and programs of the environmental education council in coordination with the federal environmental education act (P.L. 91-516) and any related programs.

SECTION 93. 20.285 (1) (fi) of the statutes is created to read:

20.285 (1) (fi) <u>Low-cost sewage system studies</u>. As a continuing appropriation from moneys allocated under s. 20.370 (7) (a), the amounts in the schedule for research in the college of agricultural and life sciences on developing low-cost sewage disposal systems for problem soils that will meet the required standards of state regulatory agencies.

SECTION 94. 20.285 (1) (g), (h), as affected by chapter 40, laws of 1971, (ha), (hb), (hc) and (hd) of the statutes are amended to read:

20.285 (1) (g) All moneys transferred by the board of regents from other appropriations made by this section, to be used for the operation of the university service departments, and to permit cooperation between the service departments and any state or federal agency, and to be available for the purchase of materials and the

payment of wages. The board of regents may transfer moneys from or to any other program revenue appropriation under this section to or from the appropriation under this section. To the extent that moneys for the payment of wages under this paragraph are transferred from general purpose revenue appropriations, those appropriations may be supplemented as necessary from s. 20.865 (1) (c) for pay plan costs associated with the proportionate share of wages paid by such appropriations.

(h) All moneys received for or on account of residence halls at the university, including the sale of supplies used by students, and including such moneys received under conveyances consummated under s. 36.06 (6) (b) 1 and leases entered into under s. 36.06 (6) (b) 2 as the board of regents designates to be receipts under this paragraph shall be paid into the general fund and are appropriated therefrom, subject to the limitation hereinafter provided, to be used for 1) the operation, maintenance and capital expenditures for such residence halls including the transfer of funds to nonprofit corporations referred to in s. 36.06 (6) to be used by such corporations for the payment of construction costs, including architectural and engineering services, for furnishings and equipment, and for temporary financing, and 2) for optional rental payments in addition to the mandatory rental payments under the leases and subleases, in connection with the providing of facilities for residence halls. The amount so appropriated shall not exceed the amounts paid into the general fund as aforesaid after deducting therefrom the amount appropriated under par. (hm) and an - amount equal -to the amount appropriated under par. (hm) and an - amount equal -to the amount appropriated under par. (hm) and an - amount appropriated under s. 36.06 (6) on residence hall projects. The amount appropriated and available under this paragraph shall be determined by the department of administration.

(ha) All moneys received for or on account of the athletic council or any similar organization of the university, including such moneys received under conveyances consummated under s. 36.06 (6) (b) 1 and leases entered into under s. 36.06 (6) (b) 2 as the board of regents designates to be receipts under this paragraph, shall be paid into the general fund and are appropriated therefrom, subject to the limitation hereinafter provided, to be used for 1) the purposes of such athletic council or other similar organization of the university, respectively, for carrying out its powers, duties and functions, including the transfer of funds to nonprofit corporations referred to in s. 36.06 (6) to be used by such corporations for the payment of construction costs, including architectural and engineering services, for furnishings and equipment, and for temporary financing, and 2) for optional rental payments in addition to the mandatory rental payment of scholarships and other financial aids to students. The amount so appropriated shall not exceed the amounts paid into the general fund as aforesaid after deducting therefrom the amount appropriated under par. (hm) and amount appropriated under par. (hm) and amount appropriated under subs. (9) - (um) the amount appropriated and available under this paragraph shall be determined by the department of administration.

(bb) All moneys received for or on account of the student unions, including such moneys received under conveyances consummated under s. 36.06 (6) (b) 1 and leases entered into under s. 36.06 (6) (b) 2 as the board of regents designates to be receipts under this paragraph shall be paid into the general fund and are appropriated therefrom, subject to the limitation hereinafter provided, to be used for 1) the operation, maintenance, and capital expenditures of the student unions, and including the transfer of funds to nonprofit

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corporations referred to in s. 36.06 (6) to be used by such corporations for the payment of construction costs, including architectural and engineering services, for furnishings and equipment, and for temporary financing, and for 2) optional rental payments in addition to the mandatory rental payments under the leases and subleases, in connection with the providing of facilities for the student unions. The amount so appropriated shall not exceed the amounts paid into the general fund as aforesaid after deducting thereform the amount appropriated under par. (hm) and an -amount -equal -to -the -amount appropriated - under sub. (9) (um) the amount appropriated under par. (hn) for the payment of rentals by the board of regents under s. 36.06 (6) on student union projects. The amount appropriated and available under this paragraph shall be determined by the department of administration.

(hc) All moneys received at the university of Wisconsin-Milwaukee for or on account of any residence halls, commons, dining halls, cafeteria, student union, stationery stand or book store, parking facilities, or such other activities as the board of regents designates and including such fees covering student activities as allocated by the board of regents and including such moneys received under conveyances consummated under s. 36.06 (6) (b) 1 and leases entered into under s. 36.06 (6) (b) 2 as the board of regents designates to be receipts under this paragraph shall be paid into the general fund, and are appropriated therefrom, subject to the limitation hereinafter provided, to be used for 1) the operation, maintenance and capital expenditures of such activities, and including the transfer of funds to nonprofit corporations referred to in s. 36.06 (6) to be used by such corporations for the payment of construction costs, including architectural and engineering services, for furnishings and equipment, and for temporary financing, and for 2) optional rental payments in addition to the general fund as aforesaid after deducting the transfer of such activities. The amount so appropriated shall not exceed the amount appropriated under sub-for such activities. The amount so appropriated shall not exceed the amount appropriated under sub-for such activities. The amount appropriated under par. (hn) for the payment of regents under for egents under sub-for the payment of such activities. The amount appropriated and available under this paragraph shall be determined by the department of administration.

(hd) All moneys received for or on account of the following activities and including any cash balances pertaining to the university of Wisconsin press, parking facilities, car fleet, secondary schools testing program and such other activities as the board of regents designates and including such moneys received under conveyances consummated under s. 36.06 (6) (b) 1 and leases entered into under s. 36.06 (6) (b) 2 as the board of regents designates to be receipts under this paragraph, shall be paid into the general fund, and are appropriated therefrom, subject to the limitation hereinafter provided, to be used for 1) the operation, maintenance and capital expenditures of such activities, and including the transfer of funds to nonprofit corporations referred to in s. 36.06 (6) to be used by such corporations for the payment of construction costs, including architectural and engineering services, for furnishings and equipment, and for temporary financing, and for 2) optional rental payments in addition to the mandatory rental payments under the leases and subleases, in connection with the providing of facilities for such activities. The amount so appropriated shall not exceed the amounts paid into the general fund as aforesaid after deducting thereform the amount appropriated under par. (hm) and an amount equal to the amount appropriated under par. (hm) and an amount appropriated under par. (hm) for the payment of rentals by the board of regents under s. 36.06 (6) on projects for such activities. The amount appropriated under this paragraph

SECTION 95. 20.285 (1) (hn) of the statutes is created to read:

20.285 (1) (hn) <u>Lease rental payments.</u> All moneys transferred from pars. (h), (ha), (hb), (hc) and (hd) to pay the rentals required to be made on self-amortizing facilities under leases entered into under s. 36.06.

SECTION 96. 20.285 (1) (i) of the statutes is repealed and recreated to read:

20.285 (1) (i) <u>Academic student fees.</u> All moneys received from academic student fees, except adult education fees. Revenues in excess of the amounts in the schedule may be released only in accordance with the formula adjustment under s. 36.96 or by the board on government operations. Any balance in this paragraph at the end of a fiscal year shall lapse to the general fund.

SECTION 97. 20.285 (1) (ub), (um) and (v) and (9) (u) of the statutes are repealed.

SECTION 98. 20.292 (1) (bm) of the statutes is repealed.

SECTION 99. 20.292 (2) of the statutes is created to read:

20.292 (2) EDUCATIONAL APPROVAL BOARD. (a) <u>General</u> <u>program operations</u>. The amounts in the schedule for general program operations under s. 38.26.

(g) <u>Proprietary school permits</u>. All moneys received from the issuance of solicitor's permits under s. 36.26 (8) to be used for the examination and approval of proprietary school programs.

(m) <u>Federal</u> <u>aid.</u> All moneys received from the federal government as authorized by the governor under s. 16.54.

SECTION 100. 20.315 of the statutes is repealed and recreated to read:

20.315 BOUNDARY AREA COMMISSION, MINNESOTA-WISCONSIN. There is appropriated to the Minnesota-Wisconsin boundary area commission for the following program:

(1) BOUNDARY AREA COOPERATION. (a) <u>General</u> program operations. The amounts in the schedule to cover this state's share of the costs of the Minnesota-Wisconsin boundary area commission, including the cost of the actual and necessary expenses incurred by the members of the commission and members of the advisory committees in the performance of their duties under s. 14.82 (1).

(g) <u>Gifts or grants.</u> All moneys received from gifts or grants under s. 14.82 (1), to carry out the purposes for which made or received.

SECTION 101. 20.370 (1) (a) of the statutes is created to read:

20.370 (1) (a) <u>Coho salmon facilities</u>. Biennially, the unencumbered balance on June 30, 1971, under s. 20.370 (1) (dk), 1969 Stats., for development of the Sadjak Springs facilities.

SECTION 102. 20.370 (1) (b) to (dm) of the statutes are repealed.

SECTION 103. 20.370 (1) (do), (e) and (em) of the statutes are repealed and recreated to read:

20.370 (1) (do) <u>Fish</u> and <u>wildlife</u> aids. Biennially from moneys allocated under sub. (7) (a), the amounts in the schedule for wildlife habitat development and planning on county forest lands, artificial lake creation under s. 92.18 and public water access aids to local units of government under s. 23.09 (9).

(e) <u>Development and</u> <u>preservation</u>. Biennially from moneys allocated under sub. (7) (a), the amounts in the schedule for lake rehabilitation, preservation and maintenance of scenic or wild rivers under s. 30.26, lake survey and classification under s. 23.09 (2) (m), artificial lake creation under s. 23.09 (21) and Wolf river preservation.

(em) <u>Wolf __river __formula __payments</u>. From moneys allocated under sub. (7) (a), a sum sufficient for payment of the amounts agreed upon under s. 30.251 (3) (f), but the total annual payments under this paragraph to present owners or lessees other than the company, town or county shall not exceed \$5,000.

SECTION 104. 20.370 (1) (f), (fm) and (fn) of the statutes are repealed.

SECTION 105. 20.370 (1) (fa) of the statutes is created to read:

20.370 (1) (fa) <u>Bong</u> area <u>development</u>. As a continuing appropriation, the amounts in the schedule to pay the costs of general development of the Bong area.

SECTION 106. 20.370 (1) (u) of the statutes is amended to read:

20.370 (1) (u) <u>General program operations</u>. The amounts in the schedule for fish, game and law enforcement operations under ss. 22.165, 23.09 to 23.11 and ch. 29.

SECTION 107. 20.370 (1) (ua) of the statutes is created to read:

20.370 (1) (ua) <u>Bong area general operations.</u> The amounts in the schedule to pay the cost of seasonal salaries and miscellaneous equipment for the general operation of the Bong area.

SECTION 108. 20.370 (2) (d) and (dm) of the statutes are repealed.

SECTION 109. 20.370 (3) (title) of the statutes is amended to read:

20.370 (3) (title) PARKS.

SECTION 110. 20.370 (3) (d) and (dm) of the statutes are repealed.

SECTION 111. 20.370 (3) (f) and (g) of the statutes are created to read:

20.370 (3) (f) Lease rental payments. Olympic ice rink. From moneys allocated under sub. (7) (a), a sum sufficient for the payment of rentals on leases and subleases previously entered into pursuant to s. 22.41 for the Olympic ice rink.

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(g) <u>Olympic ice rink operations</u>. All moneys received for or on account of the Olympic ice rink to be used for the operation of the ice rink.

SECTION 112. 20.370 (4) (c) of the statutes is amended to read:

20.370 (4) (c) From the general fund, the amounts in the schedule for the execution of the functions under s. 23.09 (2) (L). Of the moneys appropriated under this paragraph, \$100.000 annually shall be set aside and may be used only to match funds allocated by private or public organizations for the promotion of tourism in co-operation with the state.

SECTION 113. 20.370 (7) (a) of the statutes is amended to read:

20.370 (7) (a) The unencumbered balance in s. 20.370 (7), 1967 stats., on June 30, 1969, and as a continuing appropriation on July 1, 1969, and on each July 1 thereafter, an amount equal to .0165% of the current equalized value of all taxable property in this state for an outdoor recreation program. From the moneys credited to this appropriation, an amount equal to the amounts appropriated under par. (b) shall be lapsed into the general fund as required for the payment of principal and interest costs incurred in the financing of recreational facilities. The natural resources board may allocate the remaining funds in general accordance with s. 23.30 to the appropriations specified in subs. (1), (2), (3), (4) and (8) and ss. 20.245 (1) (d) and (f). 20.285 (1) (fi) and 20.395 (2) (b).

SECTION 114. 20.370 (7) (b) of the statutes is amended to read:

20.370 (7) (b) <u>Principal repayment and interest.</u> 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  $\frac{1}{7}$  or enlargement  $\frac{1}{97}$  - improvement of state recreation facilities.

SECTION 115. 20.370 (7) (d) and (e) of the statutes are created to read:

20.370 (7) (d) <u>Recreation</u> <u>and</u> <u>natural resources planning</u> <u>aids.</u> Biennially from moneys allocated under sub. (7) (a), the amounts in the schedule for long-range natural resources planning for local units of government and for local recreation site planning under s. 23.09 (24).

(e) Youth <u>camps and work projects</u>. Biennially from moneys allocated under sub. (7) (a), the amounts in the schedule for the construction and operation of youth conservation camps under s. 23.09 (23) and for conservation work projects under s. 23.09 (22).

SECTION 116. 20.370 (8) (b) of the statutes is renumbered 20.370 (7) (c) and 20.370 (7) (c) (title), as renumbered, is amended to read:

20.370 (7) (c) (title) <u>Recreation planning</u>.

SECTION 117. 20.370 (8) (b) of the statutes is created to read:

20.370 (8) (b) <u>Scientific</u> <u>areas</u> <u>preservation</u>. Biennially from moneys allocated under sub. (7) (a), the amounts in the schedule for the acquisition of lands determined to have a special scientific interest under s. 23.27.

SECTION 118. 20.370 (8) (c) to (f) of the statutes are repealed.

SECTION 119. 20.370 (8) (v) to (w) and (y) to (zm) of the statutes are renumbered 20.370 (9) (v) to (w) and (y) to (zm).

SECTION 120. 20.370 (8) (x) of the statutes is renumbered 20.370 (9) (x) and amended to read:

20.370 (9) (x) Imprest petty cash fund. An imprest fund of \$30,000 \$45,000 from the conservation fund may be established for the purpose of law enforcement, tree cone and seed purchases and for petty cash and the payment of local purchases authorized under s. 16.52 (6) (b). The operation and maintenance of such fund and the character of expenditures therefrom shall be pursuant to rules prescribed by the department of administration. The rules for payment of local purchases authorized under s. 16.52 (6) (b) shall be in general conformity to the provisions of s. 20.920 (2) (a) relating to contingent funds of institutions.

SECTION 121. 20.370 (9) (title) of the statutes is created to read:

#### 20.370 (9) (title) GENERAL PROVISIONS.

SECTION 122. 20.395 (intro.) and (1) (g) and (h) of the statutes are amended to read:

20.395 (intro.) There is appropriated from the highway fund, or from other funds if so indicated, to the department of transportation the amounts indicated for the following programs. The highway fund revenues collected by the division of motor vehicles of the department of transportation, department of revenue and public service commission in each fiscal year, after deducting the amount appropriated from the highway fund by sub. (1) and the amounts paid from appropriations from the highway fund by ss. 20.155 (1), 20.355 (1) (u), 20.370 (4), 20.505 (3), 20.525 (2) (q), 20.566 (1) (u) and 20.765 (2) (u) are appropriated by this paragraph and shall be apportioned and distributed by the department in the amounts and at the dates specified or, if no date is specified, at such times as the secretary determines.

(1) (g) From those moneys received in the general fund - the amounts - in the schedule for administration from all moneys received from taxes on air carrier companies under ch. 76 - and from registration of aircraft under s. 114.20, from - charges - pursuant - to -s. 114.316 - and, from the state highway fund, the excess of the amount collected over the amount refunded under -ch. 78 during the preceding fiscal year on motor fuel used in - aircraft - as - determined by the department -of - revenue the amounts in the schedule for general program operations.

(h) From the general fund, the unallotted balance of the moneys received from the sources enumerated in par. (g) for the state's share of airport projects under s. 114.34 <u>, and</u> for developing airmarking and other air navigational facilities and to <u>reimburse the highway fund for motor fuel taxes on aviation</u> -motor <u>fuel</u> refunded <u>-in excess of the amount of such taxes collected during the prior fiscal year</u>.

SECTION 123. 20.395 (2) (a) of the statutes is renumbered 20.395 (2) (uv) and amended to read:

20.395 (2) (uv) From the general fund a A sum sufficient for the payment of rentals on leases and subleases entered into pursuant to s. 84.40 on highway projects on the interstate system in this state when the projects are initiated.

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#### SECTION 124. 20.395 (2) (u) of the statutes is repealed.

SECTION 125. 20.395 (2) (vb) of the statutes is renumbered 20.395 (8) (v).

SECTION 126. 20.395 (2) (vd) of the statutes is repealed.

SECTION 127. 20.395 (2) (vt), as affected by chapter 40, laws of 1971, and (wb) of the statutes are repealed and recreated to read:

20.395 (2) (vt) <u>State fund for construction and maintenance</u>. As a continuing appropriation, after deducting the amounts appropriated under pars. (ua), (ub) and (uv), the amounts available under subds. 1 to 3 for the execution of its functions under ss. 84.01 (5) and (18), 84.03 (6) and (9), 84.07, 84.10 and 196.85 (2) (b).

1. As a basic contribution, \$10,700,000 annually.

2. On June 30, 40% of the amount remaining from highway fund revenues collected by the division of motor vehicles of the department of transportation, department of revenue and public service commission, after deducting the amount appropriated from the highway fund by subs. (3) and (8) (u) and (v) and ss. 20.155 (1) (u), 20.355 (1) (u), 20.370 (4) (z), 20.505 (3), 20.525 (2) (g), 20.566 (1) (u) and 20.765 (2) (u) and the amounts allotted from the appropriations made by subds. 1 and 3 and pars. (vf), (vh), (vj), (vm), (vo), (vr), (vw), (vx), (wb) 1 and 3, (wc), and (wd), have been set aside. From the amounts under this subdivision, an amount adequate to reimburse towns for claims arising under s. 60.29 (20) (e) 2 shall be paid to such towns at the beginning of each fiscal year for claims arising in the prior fiscal year.

3. Two-sevenths of the taxes collected under ss. 78.01 (1) and 78.40 (1). One-half of the amount received under this subdivision shall be dedicated to accelerated construction of portions of the state arterial system and those state trunk highways designated as freeways or expressways.

(wb) <u>Aids to localities.</u> The amounts determined under subds. 1 to 3 for the execution of its functions under ss. 59.965 (11), 83.10, 86.31, 86.32, 86.33 and 86.34:

1. As a basic contribution, a sum sufficient to make payments required under ss. 59.965 (11), 83.10, 86.31, 86.32, 86.33 and 86.34.

2. On June 30, 60% of the amount described in par. (vt) 2 to supplement payments under subd. 1.

3. One-seventh of the taxes collected under ss. 78.01 and 78.40 (1), to supplement payments under subd. 1.

SECTION 128. 20.395 (2) (wc) of the statutes is created to read:

20.395 (2) (wc) <u>Highway privilege tax</u>. A sum sufficient for the purposes of s. 86.35.

SECTION 129. 20.395 (2) (wd) of the statutes is amended to read:

20.395 (2) (wd) <u>Aids to localities, motor vehicle fees.</u> Forty cents of each fee under ss. 341.25 (1) (a) and (2) (intro.) and 341.26 (3) (a) and (g), to be allotted to the city, village or town in -which the vehicle was customarily kept in the fiscal year ending

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the previous June 30. In cities of the 1st class the city shall apportion its allotment according to the formula under s. 86.35 (3) entered in the municipal and county shared tax account and distributed under subch. I of ch. 79. Section 20.395 (2) (wd), 1969 stats., shall be applicable in distributing such fees received prior to January 1, 1972.

SECTION 130. 20.395 (2) (xb) to (yd) of the statutes are repealed.

SECTION 131. 20.395 (2) (zf) of the statutes is renumbered 20.395 (2) (za) and amended to read:

20.395 (2) (za) All revenues received from investments and bonding programs of the highway fund and the service and sales and miscellaneous revenues of and by the department plus all moneys received from permits imposed by s. 84.30, to supplement the appropriation made by par. (vt). Expenses or losses relating to such investments and sales shall be charged to the appropriation made by this paragraph.

SECTION 132. 20.395 (3) (u) of the statutes is amended to read:

20.395 (3) (u) The amounts in the schedule for administering the vehicle and driver regulation program. Of the amount appropriated under this paragraph, the division may use not to exceed \$2,000 to maintain a contingent fund for the purpose of redeeming bad checks which are returned to the state treasurer or state depositories and for establishing change funds in the amount deemed necessary by the department.

SECTION 133. 20.395 (3) (vw) of the statutes is created to read:

20.395 (3) (vw) Milwaukee <u>patrol</u> reimbursement. A sum sufficient to reimburse any county policing expressways under s. 59.965 (10) (b). Thirty-five percent of the cost of such policing, including all expenses attributable to the salaries of deputies and other personnel fringe benefits, retirement and social security contributions, uniforms, motor vehicles and maintenance thereof, radio equipment and all other expenses without restriction because of enumeration, shall be paid upon certification thereof by the county auditor annually to the department.

SECTION 134. 20.395 (3) (w) of the statutes is amended to read:

20.395 (3) (w) As a continuing appropriation , a sum equal to \$1 collected on all operators' licenses under s. 343.21 (1) (a) and \$2.50 collected on all operators' licenses under s. 343.21 (1) (b) and \$2 collected on all renewals of operators' licenses, except chauffeurs' licenses, under s. 343.21 (1) (c) and (d) and 52 collected on all chauffeur's licenses and chauffeur license, except chauffeurs' licenses, under s. 343.21 (1) (c) and (d) and 52 collected in the prior fiscal year , less the cost of administering such license fees, shall be allotted for driver education in accordance with ss. 20.255 (1) (+) (q), 20.265 (1) (u), 20.292 (1) (u) and 46.03 (16). From the amount allotted to s. 46.03 (16) a sum of \$30, subject to proration if necessary, for each student who successfully completes a driver education course shall be used to reimburse the general fund for moneys expended for driver education under s. 20.435 (3) (a). In addition to the second for driver education under s. 343.21 (1) (ba) and -25% 40% of the amount collected for driver s. 343.21 (1) (ba) and -25% 40% of the amount collected for driver s. 20.292 (1) (u) for the training of

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chauffeurs and the purchase of equipment for such training by the board of vocational, technical and adult education. Such apportionment shall be made upon such reports in such form and containing such information as the board of vocational, technical and adult education requires.

SECTION 135. 20.395 (3) (y) of the statutes is repealed.

SECTION 136. 20.395 (3) (z) of the statutes is created to read:

20.395 (3) (z) <u>Federal aid.</u> All moneys received as federal aid as authorized by the governor under s. 16.54.

SECTION 137. 20.395 (8) of the statutes is created to read:

20.395 (8) TRANSPORTATION ADMINISTRATION AND PLANNING. (u) <u>General program operations.</u> The amounts in the schedule for departmental administrative activities.

(zb) <u>Federal</u> <u>aid.</u> All moneys received as federal aid as authorized by the governor under s. 16.54.

SECTION 138. 20.435 (1) (k) and (nm) of the statutes are repealed.

SECTION 139. 20.435 (2) (ef) and (3) (ee) of the statutes are created to read:

20.435 (2) (ef) <u>Lease rental payments</u>. A sum sufficient to pay the rentals required to be made on mental health facilities under leases entered into under s. 46.035.

(3) (ee) <u>Lease rental payments.</u> A sum sufficient to pay the rentals required to be made on correctional facilities under leases entered into under s. 46.035.

SECTION 140. 20.435 (3) (j) of the statutes is amended to read:

20.435 (3) (j) All moneys received from prison industries under ss. 53.01 and 56.01 at correctional institutions to be used to carry on such industries and for the construction and equipment of buildings, for permanent property and improvements. Whenever the unencumbered balance under this paragraph is in excess of \$150,000 \$500,000 on June 30 of any year, such excess shall revert to the general fund. No expenditure may be made from this appropriation for the construction of buildings or purchase of equipment for new industries, except upon certification of the board on government operations that such moneys are needed and that no other appropriation is available for that purpose. Notwithstanding the other limitations of this paragraph, \$40,000 shall lapse to the general fund on June 30, 1972, and \$61,800 shall lapse to the general fund on June 30, 1973.

SECTION 141. 20.435 (3) (kr) to (kz) of the statutes are consolidated, renumbered 20.435 (3) (kr) and revised to read:

20.435 (3) (kr) <u>Sale of land</u>. Proceeds from the sale of land for the purchase of other institutional farm land, including buildings, and for the remodeling or construction of buildings.

SECTION 142. 20.435 (4) (ce) of the statutes is repealed.

SECTION 143. 20.435 (4) (eg) of the statutes is created to read:

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20.435 (4) (eg) <u>State supplement --older Americans act grants.</u> The amounts in the schedule to provide a state supplement to the funds available under the federal older Americans act for grants to local communities for establishment of 3-year projects providing services to the aging.

SECTION 144. 20.435 (4) (r) of the statutes is renumbered 20.435 (4) (j).

SECTION 145. 20.435 (5) (title) of the statutes is amended to read:

20.435 (5) (title) VOCATIONAL REHABILITATION SERVICES.

SECTION 146. 20.435 (5) (d) of the statutes is created to read:

20.435 (5) (d) <u>Workshop</u> for the blind. The amounts in the schedule for general program operations of the workshop for the blind. Of the amounts in the schedule, \$70,000 shall be earmarked for nonrecurring capital expenditures for improvement of the workshop production equipment.

SECTION 147. 20.435 (5) (e) of the statutes is created to read:

20.435 (5) (e) <u>Rehabilitation workshops purchased services</u>. The amounts in the schedule for purchase of case services from rehabilitation workshops. Those funds in excess of the amount necessary to match the federal vocational rehabilitation funds appropriated for this purpose shall be used only when matching nonstate funds are available and only when such nonstate funds are available in an amount equal to at least 60% of the total cost of such purchased case services.

SECTION 148. 20.435 (5) (o) of the statutes is created to read:

20.435 (5) (o) <u>Rehabilitation</u> <u>workshops</u> <u>purchased</u> <u>services</u>. The amounts in the schedule from federal vocational rehabilitation funds for purchase of case services from rehabilitation workshops.

SECTION 149. 20.435 (8) (title) of the statutes is amended to read:

20.435 (8) (title) GENERAL ADMINISTRATION.

SECTION 150. 20.435 (8) (b) of the statutes is repealed.

SECTION 151. 20.435 (8) (g) of the statutes is created to read:

20.435 (8) (g) <u>Data processing services</u>. All money received as payment for data processing services to be used to meet costs associated with the operation of the data processing center relating to equipment rental and such other direct costs as are deemed appropriate.

SECTION 152. 20.435 (8) (kk) of the statutes is created to read:

20.435 (8) (kk) <u>Auto pool operations</u>. All moneys received as payment for use of auto pool vehicles to be used to meet costs associated with the operation, maintenance and replacement of such vehicles and for the purchase of additional vehicles.

SECTION 153. 20.435 (8) (kg), (km) and (ks) of the statutes are renumbered 20.435 (9) (kg), (km) and (ks).

SECTION 154. 20.435 (9) (g), (h), (m) and (n) (intro.) of the statutes are amended to read:

20.435 (9) (g) All moneys received from the sale of livestock and farm products and from premiums on exhibits at fairs to be used for operations, maintenance and permanent property and improvements of the respective institutional farms and for incidental expenses connected with exhibits at fairs. Whenever said unencumbered appropriation balance is in excess of \$200,000 on June 30 of any year, such excess shall revert to the general fund. In this section, expenditure estimates for farm operations shall appear in the schedule of each applicable subsection subs. (2) and (3) as par. (g).

(h) All moneys received in connection with the sale of products resulting from activity therapy and sheltered workshops, to be used for the purchase of necessary materials, equipment and supplies for such activities. In this section, expenditure estimates for activity therapy shall appear in the schedule of each applicable subsection subs. (2) and (3) as par. (h).

(m) All moneys received from the federal government or any of its agencies for specific limited term projects to be expended for the purposes specified. In this section, expenditure estimates for federal aid for projects shall appear in the schedule of each applicable subsection subs. (2) to (8) as par. (m).

(n) (intro.) All moneys received from the federal government or any of its agencies for continuing programs to be expended for the purposes specified. In this section, expenditure estimates for federal aid for continuing programs shall appear in the schedule of each applicable subsection subs. (2) to (8) as par. (n).

SECTION 155. 20.435 (9) (u) of the statutes is repealed.

SECTION 156. 20.445 (2) (c) of the statutes is repealed and recreated to read:

20.445 (2) (c) <u>Work incentive program</u>. The amounts in the schedule for the work incentive program as provided under s. 49.50 (7). The amounts appropriated under this paragraph shall be used to provide 75% of the nonfederal matching moneys for federal funds provided by par. (u).

SECTION 157. 20.455 of the statutes is repealed and recreated to read:

20.455 JUSTICE, DEPARTMENT OF. There is appropriated to the department of justice for the following programs:

(1) ADMINISTRATIVE SERVICES. (a) <u>General program oper-</u> ations. The amounts in the schedule for the general administration of the department of justice.

(2) LEGAL SERVICES. (a) <u>General program operations</u>. The amounts in the schedule for general program operations, including s. 165.065.

(b) <u>Special counsel</u>. A sum sufficient, subject to the procedure established in s. 14.11 (2) (c), for the compensation of special counsel appointed as provided in ss. 14.11 (2) and 21.13.

(c) <u>Expert</u> <u>radio</u> <u>counsel</u>. Biennially, the amounts in the schedule for the employment of expert counsel to represent the state in matters before the federal communications commission and for the

payment of expenses in connection with such proceedings in which any state radio stations are or may become involved. Such expert counsel shall be employed by the attorney general exclusively for the purposes stated herein and shall not be subject to s. 14.11 (2) or come under the classified service.

(d) Legal expenses. A sum sufficient for the payment of expenses incurred by the department of justice in the prosecution or defense of any action or proceeding in which the state may be a party or may have an interest, for any abstract of title, clerk of court's fees, sheriff's fees, or any other expense actually necessary to the prosecution or defense of such cases, for the payment of expenses incurred where the department of justice is not involved, and where the statutes provide that such expenses shall be paid from this appropriation, unless such cost or expenses are charged to some other appropriation.

(3) CRIMINAL INVESTIGATION. (a) <u>General program oper-</u> ations. The amounts in the schedule for general program operations to perform criminal investigatory functions.

(b) <u>Aid to counties for law enforcement.</u> The amounts in the schedule for distribution to counties containing tax-exempt Indian reservations, to defray the expense of performing additional law enforcement duties of sheriffs arising by reason of federal legislation removing governmental controls over Indians. Distribution shall be made from this appropriation to such counties on the basis of \$2,500 per county annually. Aid shall be released to any such county from this appropriation only upon application therefor by its board of supervisors to the attorney general showing that a problem exists under this paragraph in such county and certification thereof by the attorney general.

(m) <u>Federal</u> <u>aid</u>. All moneys received as federal aid as authorized by the governor under s. 16.54.

(4) LAW ENFORCEMENT SERVICES. (a) <u>General program operations.</u> The amounts in the schedule for general program operations, including operating the state crime laboratory, providing law enforcement services and providing independent crime laboratory services for defendants upon authorization by the presiding judge in a felony.

(g) <u>Crime laboratory service fees.</u> All moneys collected from counties pursuant to s. 165.76 (3) and from contracts with other state agencies for technical services rendered, but revenues in excess of the expenditure amounts shown in the schedule may not be spent unless released in whole or in part by the board on government operations. At the close of each fiscal year any balance under this paragraph shall revert to the general fund, but in event of an over-draft such overdraft shall be carried forward to the succeeding fiscal year.

(m) <u>Federal</u> <u>aid</u>. All moneys received as federal aid as authorized by the governor under s. 16.54.

SECTION 158. 20.465 (1) (b), (c) and (f) of the statutes are amended to read:

20.465 (1) (b) Biennially, the amounts in the schedule for the improvement, repair and maintenance costs of state-owned military lands or buildings under the control of the department.

(c) A sum sufficient to defray all expenditures of the Wisconsin national guard or the Wisconsin state guard when either is called into state service to meet situations arising from war, riot

or great public emergency and in preparation for an anticipated call into state service for these emergencies.

(f) A sum sufficient to pay the cost of fuel used for heating of state owned military buildings <u>under the control of the depart-</u> ment and the freight and local hauling charges thereon.

SECTION 159. 20.465 (1) (u) of the statutes is repealed.

SECTION 160. 20.485 (1) (e) of the statutes is created to read:

20.485 (1) (e) <u>Lease rental payments.</u> A sum sufficient to pay the rentals required to be made on facilities under leases entered into under s. 45.38.

SECTION 161. 20.485 (2) (e) of the statutes is created to read:

20.485 (2) (e) <u>Vietnam era special grants.</u> The amounts in the schedule for the payment of loans and aids to Vietnam era veterans under s. 45.351.

SECTION 162. 20.485 (2) (f) of the statutes is created to read:

20.485 (2) (f) <u>General __fund __supplement to veterans trust</u> fund. The amounts in the schedule to be paid on July 1 of each year into the veterans trust fund and credited to the appropriation under par. (y). This paragraph shall expire on June 30, 1973.

SECTION 163. 20.485 (2) (wm) of the statutes is repealed.

SECTION 164. 20.505 (1) (b) and (h) of the statutes are renumbered 20.566 (5) (b) and (h).

SECTION 165. 20.505 (1) (c) of the statutes is created to read:

20.505 (1) (c) <u>Land use planning grants</u>. The amounts in the schedule for comprehensive state-wide land use planning. The moneys appropriated under this paragraph shall be allocated to planning agencies, land-related state agencies and regional planning commissions. Such allocations shall be made by the secretary of administration with the approval of the governor.

SECTION 166. 20.505 (1) (d) of the statutes is created to read:

20.505 (1) (d) Fuel. A sum sufficient to cover the cost of coal or other fuels used for space heating at state-owned office buildings including freight charges and local hauling charges where applicable. Coal or fuel oil purchases under this paragraph shall be purchased pursuant to s. 16.71 (4). Payments for coal purchased under this paragraph shall be made as provided in s. 16.91.

SECTION 167. 20.505 (5) (title) of the statutes is amended to read:

20.505 (5) (title) SPECIAL AND EXECUTIVE COMMITTEES.

SECTION 168. 20.505 (5) (g) of the statutes is created to read:

20.505 (5) (g) <u>Gifts and grants.</u> All moneys received from gifts, grants, bequests and devises to carry out the purposes for which made.

SECTION 169. 20.515 (1) (title) and (2) (title) of the statutes are amended to read:

## 20.515 (1) (title) ADMINISTRATION OF BENEFIT PLANS.

(2) (title) BENEFIT AND COVERAGE PAYMENTS.

SECTION 170. 20.515(2)(r) of the statutes is repealed.

SECTION 171. 20.525 (3) of the statutes is created to read:

20.525 (3) COUNCIL ON CRIMINAL JUSTICE. (a) <u>General</u> program <u>operations</u>. Biennially, the amounts in the schedule for planning and administration under the omnibus crime and safe streets act of 1968 and any related programs.

(b) <u>Project</u> <u>aid</u> <u>state</u> <u>operations</u>. Biennially, the amounts in the schedule to allocate to state agencies as matching funds for federal project grants to improve the administration of criminal justice.

(c) <u>Project aid</u>, <u>local assistance</u>. Biennially, the amounts in the schedule to provide matching funds to local governments for federal project grants to improve the administration of criminal justice.

(i) <u>Gifts</u> <u>and</u> <u>grants</u>. As a continuing appropriation, all gifts, grants, bequests and devises to carry out the purposes for which made and received.

(m) <u>Federal aid</u>, <u>state operations</u>. All moneys received from the federal government to be allocated to state agencies for planning and administration of programs to improve the administration of criminal justice.

(n) <u>Federal_aid, local_assistance</u>. All moneys received from the federal government to be allocated to local governments for planning and administration of programs to improve the administration of criminal justice.

SECTION 172. 20.545 of the statutes is repealed and recreated to read:

20.545 LOCAL AFFAIRS AND DEVELOPMENT, DEPARTMENT OF. There is appropriated to the department of local affairs and development for the following programs:

(1) STRENGTHEN WISCONSIN COMMUNITIES. (a) <u>General pro-</u> <u>gram operations</u>. The amounts in the schedule for general program operations.

(b) Community development grants. Biennially, the amounts in the schedule for the purposes of s. 22.13 (2) (m) and (n) to strengthen Wisconsin communities through aids to local governments and community developed programs. For the 1971-73 biennium \$650,000 of the appropriation under this paragraph is allocated to assist state, regional, local and nonprofit agencies in activities designed to improve social and physical conditions in this state. Activities to be given priority include, but are not limited to, strengthening local government structure, increasing the availability of housing, providing employment opportunities with specific reference to youth, providing capability to receive state or federal assistance and strengthening activities related to assistance for the impoverished.

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Approved projects having a substantial impact on social and physical conditions which may be utilized in other parts of the state shall be given priority, but no funds shall be utilized to supplant funds otherwise committed to the project.

(c) <u>Housing grants.</u> Biennially, the amounts in the schedule for grants to strengthen local housing programs under s. 22.13 (3) (a). At the discretion of the secretary, funds in this appropriation may be transferred to par. (j).

(f) <u>Planning</u> <u>aids</u>. Biennially, the amounts in the schedule for the purposes of developing and broadening regional and local planning capabilities. For /the /1971/73 /bienniam, /the /department shall /containe /the /practice /oi /locations /state /personned /hp / /testonal contained for the practice /oi /locations /state /personned /hp / /testonal

(g) <u>Plat</u> <u>review</u>. All moneys received for plat review services under ch. 236.

(h) <u>Gifts and grants.</u> All moneys received from gifts, donations, grants, bequests and devises and all conference proceeds to carry out the purposes for which made.

(i) <u>Local government contributions</u>. All moneys received from units of local governments to carry out the purposes of the program.

(j) <u>Housing loans</u>. All moneys transferred from par. (c) for loans to sponsors of low and moderate income housing projects under s. 22.13 (3) (b), and all moneys received as repayment of loans.

(m) Federal aid. state operations. All moneys received from the federal government, as authorized by the governor under s. 16.54, for state operations. Fot / /He / /1971/73 / /Menning/, / /He department / /shall / /continue /the /practice /of /locationg /state /personnel in regional manimum commissions.

(n) <u>Federal aid, local assistance</u>. All moneys received from the federal government, as authorized by the governor under s. 16.54, for local assistance.

(x) <u>SBIC</u> fund. All moneys received in the small business investment company fund, for the purposes of s. 22.76.

(2) EMERGENCY GOVERNMENT. (a) <u>General program operations</u>. The amounts in the schedule for the general program operations.

(b) <u>Medical supplies.</u> The unencumbered balances in s. 20.270 (1) (b), 1965 stats., for the purchase of medical supplies and blood sets.

(m) <u>Federal aid, state operations.</u> All moneys received from the federal government, as authorized by the governor under s. 16.54, for state operations.

(n) <u>Federal aid, local assistance</u>. All moneys received from the federal government, as authorized by the governor under s. 16.54, for local assistance.

(v) Emergency disaster fund. All moneys in the emergency disaster fund under s. 25.39 to be used on a matching basis with the federal government to purchase equipment for emergency disaster training and in case of natural or man-made emergency. The moneys appropriated by this paragraph shall not become available until released by the governor at such times and in such amounts as he determines.

Vetoed in part

Vetoed in part (3) EXPOSITION CENTER. (b) <u>Exposition center</u>. The amounts in the schedule from moneys received for or on account of the operation of the state fair, state fair park or other events for general program operations. Any surplus of receipts on June 30 of each year shall be transferred to the appropriation under par. (i).

(i) <u>Exposition</u> <u>center</u>, <u>capital</u> <u>improvement</u>. The surplus of receipts transferred from par. (h), to be used for the acquisition of land, the payment of construction costs, including architectural and engineering services, furnishings and equipment, and temporary financing necessary to provide facilities for exposition purposes.

(4) ADMINISTRATIVE SERVICES. (a) <u>General program oper-</u> ations. The amounts in the schedule for general program operations.

(g) <u>Gifts and grants.</u> All moneys received from gifts, donations, grants, bequests and devises and all conference proceeds to carry out the purposes for which made.

(m) <u>Federal</u> <u>aid</u>. All moneys received from the federal government as authorized by the governor under s. 16.54.

SECTION 173. 20.566 (2) (c) of the statutes is created to read:

20.566 (2) (c) <u>Certification</u>. The amounts in the schedule for certification and determination of distributions to localities and full property values.

SECTION 174. 20.566 (5) (title) of the statutes is repealed.

SECTION 175. 20.566 (5) (a) of the statutes is created to read:

20.566 (5) SERVICES TO LOCAL GOVERNMENTS. (a) The amounts in the schedule for general program operations under s. 73.10.

SECTION 176. 20.566 (5) (g) of the statutes is renumbered 20.566 (1) (h) and 20.566 (1) (h) (title), as renumbered, is amended to read:

20.566 (1) (h) (title) Administration of local sales tax.

SECTION 177. 20.585 (2) of the statutes is repealed.

SECTION 178. 20.625 (2) (title) of the statutes is amended to read:

20.625 (2) (title) AID TO COUNTIES FOR CRIMINAL TRIALS OF INDIGENTS.

SECTION 179. 20.680 (3) (h) of the statutes is repealed.

SECTION 180. 20.710 (2) (a) and (b) of the statutes are repealed and recreated to read:

20.710 (2) (a) <u>Principal repayment and interest.</u> A sum sufficient to pay all principal repayment and interest costs not initially allocable to ss. 20.265 (1) (e), 20.285 (1) (ee) and 20.435 (2) (ee) and (3) (e) and sub. (3) (a) and (b).

(b) Lease rental payments. A sum sufficient to guarantee full payment of lease rental payments on self-amortizing facilities enumerated under ss. 20.265 (1) (hn) and 20.285 (1) (hn) if the moneys available in those appropriations are insufficient to make full payment. All amounts advanced under the authority of this

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paragraph shall be repaid to the general fund whenever the balance of the appropriation for which the advance was made is sufficient to meet any portion of the amount advanced. The department of administration may take whatever action is deemed necessary, including transfers from other program revenue appropriations, to insure recovery of the amounts advanced.

SECTION 181. 20.710 (2) (f) of the statutes is amended to read:

20.710 (2) (f) Except for the 1969-71 1971-73 fiscal biennium, wherein a total of \$23,541,400 \$18,323,200 is authorized, a sum sufficient equal to 1.5% of the value of state buildings, structures, utility plants and equipment therein, excepting those under the jurisdiction of the highway commission, as appraised by the department of administration in accordance with s. 13.48 (3), for the purposes of carrying out the long-range building program under s. 13.48.

SECTION 182. 20.710 (2) (fm) and (fp) of the statutes are repealed.

SECTION 183. 20.710 (2) (g) of the statutes is created to read:

20.710 (2) (g) <u>Principal repayment and interest</u>. A sum sufficient from moneys appropriated under ss. 20.265 (1) (hn) and 20.285 (1) (hn) to pay all principal repayment and interest costs for self-amortizing facilities not initially allocable to s. 20.265 (1) (hn) or 20.285 (1) (hn).

SECTION 184. 20.725 (1) (a) of the statutes is amended to read:

20.725 (1) GENERAL FUND SUPPLEMENTS. (a) Biennially, the amounts in the schedule to be used to supplement appropriations of the general fund which prove insufficient because of unforeseen emergencies or which prove insufficient to accomplish the purposes for which made, for payment of actual and necessary expenses of members other than the governor in attending meetings of the board, and other miscellaneous expense not to exceed \$250. Allotments from this appropriation shall be made as provided in s. 13.58. The governor may under this paragraph allot sums not in excess of \$1,000 to any department when necessary, without a meeting of the board. All allotments made by the board or by the governor in an emergency shall be certified to the department of administration, and expenditures therefrom shall be shown in the state budget report as an additional cost of the department, board, commission, institutions or programs to which such allotments were made. Of the university of wisconsin, and \$50,000 in each fiscal year for start up costs in the areas of the university of Wisconsin, and \$50,000 in each fiscal year for general program. Operations of the coordinating council for these purposes unless the university demonstrates to the state board for these purposes unless the university demonstrates to the state poard for the secant program.

SECTION 185. 20.725 (1) (b) to (f) of the statutes are repealed.

SECTION 186. 20.725 (9) (f) of the statutes is created to read:

20.725 (9) (f) <u>Effective life of releases</u>. Releases made by the board on government operations shall be effective only for the fiscal year for which made.

SECTION 187. 20.765 (2) (c) of the statutes is renumbered 20.765 (2) (cb).

SECTION 188. 20.765 (2) (c) of the statutes is created to read:

20.765 (2) (c) <u>Interstate cooperation commission</u>. Biennially, the amounts in the schedule for general program operations of the interstate cooperation commission.

SECTION 189. 20.765 (2) (d) of the statutes is repealed.

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Vetoed in part

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SECTION 191. 20.765 (2) (g) of the statutes is repealed

297763 /27) /26) <u>/2000:064) /201 /2010</u> Ept / Morae / Jaha / January / Jeot / Ars /Eunechons / under /4. /13/33 / unters / Ebe 1971/72 /Arseal / year, /200 /2000/25 / techned /by / /200 / state / /An / /1971/72 Under 6/743/13 but not exceeding spx,200.

SECTION 192. 20.835 (1) (a), (b) and (e) of the statutes are repealed and recreated to read:

20.835 (1) (a) <u>Shared tax supplement</u>. A sum sufficient to cover any deficiency in the shared tax account under par. (g) to meet the requirements of s. 79.05. The general fund shall be reimbursed for any payments under this paragraph as soon as there are sufficient funds in the shared tax account to make the reimbursement.

(b) <u>Minimum payments</u>. A sum sufficient to make the payments required under s. 79.06.

(e) <u>Terminal tax distribution</u>. The towns, villages and cities share of taxes under s. 76.24.

SECTION 193. 20.835 (1) (f) (title) of the statutes is amended to read:

20.835 (1) (f) (title) Low-grade iron ore: distributions.

SECTION 194. 20.835 (1) (g) of the statutes is created to read:

20.835 (1) (g) <u>Shared tax account.</u> All moneys received in the shared tax account pursuant to s. 79.01, to be distributed to counties, towns, villages and cities in accordance with subch. I of ch. 79.

SECTION 195. 20.835 (2) (b) of the statutes is amended to read:

20.835 (2) (b) The towns, villages and cities share of state taxes as provided in s. 77.64 79.12 to provide a -60% the credit specified thereunder against the general property tax levy on the local assessments of property made on merchants' stock-in-trade, manufacturers' materials and finished products, and livestock.

# CHAPTER 125

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SECTION 196. 20.865 (intro.) of the statutes is amended to read:

SECTION 197. 20.865 (1) (e) of the statutes is repealed and recreated to read:

20.865 (1) (e) (title) <u>Postage rate increase</u>. The amounts in the schedule to supplement agency budgets where such budgets are shown to contain insufficient funds for postage due to the increase in postage rates.

SECTION 198. 20.865 (2) (a) of the statutes is amended to read:

20.865 (2) (a) Biennially, the amounts in the schedule A sum sufficient to finance the costs of remodeling, moving and space rental for additional office space. Expenditures hereunder not attributable to a specific department shall be charged only under this paragraph. The department of administration shall allocate moneys from this appropriation.

SECTION 199. 20.865 (2) (b), (h) and (r) of the statutes are repealed.

SECTION 200. 20.865 (3) (a) of the statutes is amended to read:

20.865 (3) (a) (title) Taxes and assessments. A sum sufficient for the payment of taxes and assessments pursuant to ss. 66.64 and 74.57 and for the payment of special charges for extraordinary police services under s. 16.008.

SECTION 201. 20.865 (3) (b) of the statutes is created to read:

20.865 (3) (b) Extraordinary police services. A sum sufficient for the payment of special charges for extraordinary police services under s. 16.008.

SECTION 202. 20.866 (1) (u) and (2) (q) to (tp), (ug) to (x) and (z) of the statutes are amended to read:

20.866 (1) (u) <u>Principal repayment and interest.</u> A sum sufficient from moneys appropriated under <u>s. ss. 20.115 (4) (j)</u>, 20.265 (1) (e) and (hm), 20.285 (1) (ee) and (hm), <u>20.370 (5) (d) and (7)</u> (b), 20.395 (2) (ua), (ub) and (3) (x), 20.435 (2) (ee) and (3) (e) and 20.710 (3) (a) and (b) for the payment of principal and interest on public debt acquired in accordance with ch. 18.

(2) (q) <u>State universities: academic facilities</u>. As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the board of regents of state universities to acquire, construct, develop, enlarge or improve state university academic facilities. The state may contract public debt in an amount not to exceed \$44,987,900 <u>\$60,524,800</u> for this purpose.

(r) <u>State universities: self-amortizing facilities.</u> As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the board of regents of state universities to acquire, construct, develop, enlarge or improve state university self-amortizing educational facilities. The state may contract public debt in an amount not to exceed \$16,240,100 \$29,039,700 for this purpose.

(s) <u>University</u> of <u>Wisconsin: academic facilities</u>. As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the board of regents of the university of Wisconsin to acquire, construct, develop, enlarge or improve university academic educational facilities. The state may contract public debt in an amount not to exceed \$62,666,000 <u>\$107,062,400</u> for this purpose.

(t) <u>University of Wisconsin</u>; <u>self-amortizing facilities</u>. As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the board of regents of the university of Wisconsin to acquire, construct, develop, enlarge or improve university self-amortizing educational facilities. The state may contract public debt in an amount not to exceed <u>\$26,131,800</u> <u>\$46,324,200</u> for this purpose.

(tm) <u>Natural resources: water pollution abatement facilities.</u> As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the department of natural resources to acquire, construct, develop, enlarge or improve water pollution abatement facilities. The state may contract public debt in an amount not to exceed \$33,400,000 \$93,400,000 for this purpose.

(tp) <u>Natural resources</u>; <u>recreation facilities</u>. As a continuing appropriation from the capital improvement fund the amounts in the schedule to the department of natural resources to acquire, construct, develop, enlarge or improve state recreation facilities. The state may contract public debt in an amount not to exceed \$13,232,000 \$28,032,000 for this purpose.

(ug) <u>Transportation</u>; <u>accelerated bridge improvements</u>. As a continuing appropriation from the capital improvement fund, the amounts in the schedule to acquire, construct, develop, enlarge or improve intrastate bridges under s. 84.11 and interstate bridges under s. 84.12. The state may contract public debt in an amount not to exceed \$17,500,000 \$35,000,000 for this purpose.

(ur) <u>Transportation: accelerated highway improvements.</u> As a continuing appropriation from the capital improvement fund, the amounts in the schedule to acquire, construct, develop, enlarge, or improve state highway facilities as provided by ss. 84.06 and 84.09. The state may contract public debt in an amount not to exceed \$40,300,000 \$141,000,000 for this purpose.

(v) <u>Health and social services; mental health facilities.</u> As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the department of health and social services to acquire, <u>construct</u>, develop, enlarge or extend mental health facilities. The state may contract public debt in an amount not to exceed \$3,325,000 \$17,060,800 for this purpose.

(w) <u>Health and social services: correctional facilities.</u> As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the department of health and social services to acquire, construct, develop, enlarge or improve correctional facilities. The state may contract public debt in an amount not to exceed \$5,996,000 \$7,153,900 for this purpose.

(x) <u>Building commission</u>; <u>previous lease rental authority</u>. As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the building commission to acquire, construct, develop, enlarge or improve facilities authorized by the legislature prior to July 1, 1969. The state may contract public debt in an amount not to exceed \$366,600,000 <u>\$266,600,000</u> for this purpose.

(z) <u>Building commission: other public purposes.</u> As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the building commission for capital improvements for other public purposes authorized by law but not otherwise specified in this chapter. The state may contract public debt in an amount not to exceed \$4,206,000 \$15,708,100 for this purpose.

SECTION 203. 20.866 (2) (zz) of the statutes is created to read:

20.866 (2) (zz) <u>Agriculture: self-amortizing facilities.</u> As a continuing appropriation from the capital improvement fund, the amounts in the schedule to the department of agriculture to acquire, construct, develop, enlarge or improve facilities at state fair park in West Allis. The state may contract public debt not to exceed \$18,000,000 for this purpose.

SECTION 204. 20.903 (2) of the statutes, as affected by chapter 40, laws of 1971, is amended to read:

20.903 (2) Program revenue continuing appropriations may be encumbered and moneys expended therefrom in an amount not exceeding the total of the unencumbered appropriation balance plus accrued accounts receivable outstanding, <u>plus inventories and work in process</u>, but not in excess of the amount allotted by the department of administration, without violating sub. (1). The secretary of administration may require such statements of outstanding accounts receivable as he deems necessary before allotting sums in excess of the unencumbered appropriation balance. For the purposes of this subsection only, the secretary shall consider as accrued accounts receivable on each June 30, the federal aid funds allotted and \$8,000,000 of the revenues from imposts which the department of transportation has obligated pursuant to s. 84.01 (20).

SECTION 205. 20.905 (2) of the statutes is amended to read:

20.905 (2) If any such personal or individual check is not paid by the bank on which it is drawn, the person by whom such check

has been tendered shall remain liable for the payment of the amount for which such check was tendered and for all legal penalties and additions, and in such case the officer to whom such check was tendered shall lay the facts before the district attorney of the proper county of registration for prosecution as provided by law. In case any license has been granted upon any such check, such license shall be subject to cancellation for the nonpayment of such check.

SECTION 206. 20.917 of the statutes is repealed and recreated to read:

20.917 MOVING EXPENSES. (1) Whenever a person currently employed in a position in the civil service, other than on a provisional, part-time or emergency basis, is ordered to relocate or is promoted to a different position in the civil service and the new place of employment requires in the judgment of the new appointing authority at the new place of employment, or in the judgment of the appointing authority in an intra-agency relocation or promotion, a change in location of residence, he shall authorize such employe to be reimbursed for the actual and necessary expense for the use of one owned automobile at the rate specified in s. 20.916 (4) or its equivalent if public transportation is used in transporting himself and the immediate members of his family to his new place of residence and for the preparation and transportation of his household effects to his new place of residence. The amount of reimbursement for moving household effects intrastate shall not exceed the maximum amount authorized by the rates prescribed by the public service commission for the weight of goods moved and the distance involved.

(a) The amount of reimbursement for moving household effects interstate shall not exceed the maximum amount as set forth in the rate tables of the major household goods tariff publishing bureaus.

(b) Such reimbursement for a person who relocates, as a result of transfer or demotion at his own request, shall be at the discretion of the new appointing authority, or in an intra-agency transfer or demotion at the person's request, at the discretion of the appointing authority of such agency.

(c) Reimbursement may be granted to a person reporting to his first place of employment when reimbursement is recommended by the appointing authority and approved by the director of personnel.

(2) No more than 2 such reimbursements may be granted to any employe in a calendar year. Such reimbursement shall be approved and paid in the same manner as travel expenses. In any instance, the amount of reimbursement for moving household effects shall not exceed the amount required to move household effects with a weight of 10,000 pounds at the maximum rates for transporting household effects on file with the public service commission. The amount of reimbursement for the preparation of household effects incident to moving shall not exceed \$150. The amount of reimbursement for transporting the employe and his immediate family to the new place of residence shall not exceed the cost of automobile travel at the rate specified in s. 20.916 (4).

SECTION 207. 20.923 (1) (a) 8, 13 and 14 of the statutes are amended to read:

20.923 (1) (a) 8. 20.25 Public instruction, state superintendent

21,000 25,000

13. 20.680 Supreme court, clerk (Maximum of 14,000 <u>\$16,500</u> established by the justices of the supreme court)

NE 14,000 <u>16.500</u>

14. 20.680 Supreme court, deputy clerk (salary as established by the justices of the supreme court)

NE <u>8,500 10,000</u>

SECTION 208. 20.924 (4) and (5) of the statutes are created to read:

20.924 (4) In addition to the authorized building program for the historical society, the society may expend any funds which are made available from the appropriations under s. 20.245 (1) (d), (e), (g), (h) and (m).

(5) The building commission may utilize any funds at its disposal to supplement the otherwise authorized building program for any agency.

SECTION 209. 22.06 (5) of the statutes is created to read:

22.06 (5) Appoint a person to be the head of the housing function, to serve at the pleasure of the secretary.

SECTION 210. 22.13 (2) (m) of the statutes is repealed and recreated to read:

22.13 (2) (m) Assist in the development and implementation of human resource programs through technical assistance, administration of state and federal grant programs in support of governmental or private activities that serve the needs of disadvantaged persons, particularly lower income persons, youth and members of minority groups, and coordinate activities in conjunction with the federal economic opportunity act of 1964, as amended.

SECTION 211. 22.13 (2) (n) of the statutes is created to read:

22.13 (2) (n) Administer state grant programs to strengthen local government through support of experimental, cooperative activities and intergovernmental relations, supplementation of local revenue sources, training of local government officials and staff personnel, and other activities consistent with the purposes of this chapter.

SECTION 212. 22.13 (3) of the statutes is created to read:

22.13 (3) HOUSING ASSISTANCE. (a) <u>Grants.</u> The department shall establish and administer programs of grants to sponsors of low and moderate income housing projects. Eligible sponsors may include housing authorities under ss. 59.075, 61.73 and 66.40 to 66.404, nonstock and nonprofit corporations. Grants may be approved for the support of organizational expenses, administrative costs, social services, technical services and training expenses incurred or expected to be incurred by eligible sponsors when such costs and expenses are not reimbursable from other private or public loan, grant or mortgage sources.

(b) Loans. The department may make loans from the appropriation made under s. 20.545 (1) (j) to sponsors of low and moderate income housing projects. No loan may be made unless the secretary may reasonably anticipate that a federally aided mortgage or grant may be obtained for permanent financing of the project. The loan money may be used only to defray the organizational expenses of such housing project including, without limitation because of enumeration:

1. Payments for options, deposits or contracts to purchase properties on the proposed housing project site.

2. Legal and organizational expenses, including attorney and consultant fees and salaries, office rent and other incidental expenses for a project manager and clerical staff.

3. Fees for preliminary feasibility studies, planning advances, borings, surveys, engineering and architectural work.

4. Expenses for tenant surveys and market analyses.

SECTION 213. 22.14 (2) (h) of the statutes is repealed and recreated to read:

22.14 (2) (h) Administer state and federal grant programs to assist and strengthen local and regional planning.

SECTION 214. 22.40 (1) to (3) of the stautes are repealed.

SECTION 215. 22.40 (4) to (10) and (12) of the statutes are renumbered 93.23 (1) to (8).

SECTION 216. 22.40 (11) and (13) of the statutes are renumbered 93.24 (5) and (6) and amended to read:

93.24 (5) AUTO RACES. Every vehicle propelled by gasoline or other similar motive power, used on the state fairgrounds in racing competition or practice therefor (except during the annual state fair and except at other times between 8 a.m. and 10 p.m.) shall be equipped with a muffler which, at all times, shall be in good working condition sufficient to prevent excessive or unusual noise. It is unlawful to operate, or for the department board to permit to be operated, on the state fairgrounds in racing competition or practice therefor (except during the annual state fair and except at other times between 8 a.m. and 10 p.m.) any such vehicle, so propelled by gasoline or other similar motive power, with the muffler or cutout open. Any person violating this subsection may be fined not more than \$200 or imprisoned not more than 6 months or both.

(6) STATE FAIR RECEIPTS, PROMPT AUDIT. The state treasurer and the secretary of administration or their duly authorized representatives shall be in attendance at the state fair each year to receive all moneys collected on account of the <u>state</u> operation of the state fair and to audit and pay expenditures duly certified by the <del>department</del> of <u>local</u> <u>affairs</u> <u>and</u> <u>development</u> <u>state</u> <u>fair</u> <u>park</u> <u>board</u> as having been necessarily incurred in the operation of the state fair.

SECTION 217. 22.42 of the statutes is renumbered 23.35 and amended to read:

23.35 OLYMPIC ICE RINK. The Olympic--sports board department of natural resources shall manage and supervise all activities including publicity -in the state fair park in connection with the Olympic sports and the facilities and area -in -connection therewith -and -shall foster and develop appropriate -sports, activities within that area ice rink. Operating costs of the Olympic sports - board ice rink shall be paid from the appropriation under s. 20.545 (1) (h) 20.370 (3) (g).

SECTION 218. 22.43 of the statutes is repealed.

SECTION 219. 23.30 (3) (a) of the statutes is amended to read:

23.30 (3) (a) Consider and recommend to the governor and legislature broad policies and standards to guide the comprehensive development of all outdoor recreation resources in Wisconsin, including, without limitation because of enumeration, outdoor

recreation development in relation to state population patterns, low-cost sewage system studies, the several outdoor recreation activities, outdoor recreation development to aid the state recreation industry, and policies and standards to coordinate the respective outdoor recreation development programs of federal, state and local governmental agencies and the recreation programs operated by private enterprise.

# SECTION 220. 23.31 of the statutes is amended to read:

23.31 (1) To provide and develop recreation facilities within this state, the natural resources board, with the approval of the governor, subject to the limits of s. 20,866 (2) (p) (tp) may direct that state debt be contracted for providing recreation resources facilities or making additions and improvements to existing recreation resources facilities. By January 1 of each year, the board shall submit to the governor an expenditure plan for recreation projects for which public debt will be contracted in the following fiscal year. No contract in anticipation of public debt may be entered into by the board until the governor has approved the plan and no deviation from the plan may be made without the approval of the governor. Beginning with its 1973-75 budget request and biennially thereafter. the board shall include in its request for recreational acquisition and development funding under s. 23.30 and this section an expenditure plan. Such plan shall contain the policies regarding the priority types of land to be acquired and the nature and categories of the developments to be undertaken. Changes in priority types of land to be acquired and the governor. Any deviation which the governor approves shall be reviewed by the joint committee on finance. Said debt shall be contracted for in the manner and form as the legislature hereafter prescribes. It is the intent of the legislature that state debt not to exceed \$56,055,000 in the 12-year period from 1969 to 1981 may be incurred for the comprehensive provision of outdoor recreation facilities as provided by s. 23.30.

SECTION 221. 25.29 (intro.) and (2) of the statutes are amended to read:

25.29 (intro.) Except for fines and moneys payable to the reforestation fund <u>and except</u> as <u>otherwise provided by law</u>, all moneys accruing to the state for or in behalf of the department <u>of natural resources under chs.</u> 23, 26, 27, 28, 29 and 77, including grants received from the federal government or any of its agencies, shall constitute the "Conservation Fund" and, unless otherwise provided by law, shall be paid, within one week after receipt into the state treasury and credited to said fund.

(2) Funds accruing to the conservation fund from license fees paid by hunters and from sport and recreation fishing license fees shall not be diverted for any other purpose than those provided by the department, except as:

(a) <u>As necessary to carry out civil disorder responsibilities</u> under s. 22.165;

(b) As provided in s. 20.370 (1) (uh); and except that

(c) That the department shall spend for acquisition and leasing of public hunting and fishing grounds not less than an amount equal to the revenue received from that portion of the fee paid for each sportsman's license which exceeds \$7.50.

SECTION 222. 25.40 (2) of the statutes is amended to read:

25.40 (2) Payments from the highway fund, except for appropriations made by ss. 20.155 (1) (u), 20.255 (1) (v) (q), 20.292 (1) (u), 20.355 (1) (u), 20.355 (1) (u), 20.370 (4) (z), 20.395 (1) (g), (3) and (8), 20.505 (3) (q), 20.566 (1) (u) and 20.765 (2) (u) or authorized by  $B_{\tau}$  ss. 25.17 and 196.85 (2) (b) shall be made only on the order of the highway commission, from which order the secretary of administration shall draw his warrant in favor of the payee and charge the same to the state highway fund.

SECTION 223. 27.01 (2r) (a) of the statutes is amended to read:

27.01 (2r) (a) No person shall may operate an automobile, motor truck, motor delivery wagon, bus, motorcycle, or other similar motor vehicle or trailer or semitrailer used in connection therewith in Council Grounds state forest or Point Beach state forest or in developed recreational areas in other state forests designated as such by the department or in any state park or roadside park except those specified in par. (b), unless such vehicle has affixed thereto an annual admission sticker or a daily admission tag as herein provided. No admission fees shall be charged from November 1 to March 31. Such annual stickers shall be issued by the department and shall be valid for the calendar year for which issued. The daily admission tags shall be issued by the department and shall state the date for which issued. The fee for the annual admission sticker shall be \$3 for each vehicles. The fee for the daily admission tags shall be \$1 for <u>all other vehicles</u>, and shall be effective only for the date issued. Such annual admission sticker shall be \$2 for <u>all other vehicles</u>, and shall be effective only for the date issued. Such annual admission sticker shall be affixed to the interior surface of the lower left-hand corner of the windshield of the vehicle and such daily admission tag shall be attached to the steering wheel or steering handlebar of such vehicle. All moneys collected for the sale of such annual admission stickers and daily admission tags shall be paid within one week into the state treasury, credited to the conservation fund, and be used for state park and state forest recreational areas only.

## SECTION 224. 29.14 (3) of the statutes is amended to read:

29.14 (3) As an alternative to the requirements of sub. (2), any nonresident over the age of 16 years shall have the right to take, catch or kill fish, or fish with hook and line or with rod and reel in the waters of the Great Lakes and Green Bay only if a daily sports fishing license has been issued in accordance with procedures established by the department. The fee for each such license shall be \$2 and shall be effective only for the date of issuance. No A  $\underline{25\text{-cent}}$  fee as compensation for issuing such licenses through agents shall be paid.

# SECTION 225. 35.03 (6) of the statutes is amended to read:

35.03 (6) Make reports upon request to the joint committee on finance setting forth the cost of the public printing during the preceding fiscal term, with recommendations of any retrenchments that can be made therein.

SECTION 226. 35.29 (3) of the statutes is repealed and recreated to read:

35.29 (3) The distribution of printing for which an agency does not set a charge shall be limited to 200 copies when the cost of production per copy exceeds 49 cents. The printing requisition may specify additional copies which shall be procured and sold by the department of administration as specified in s. 35.91. All copies which have not been sold after 6 months shall be returned to

the requisitioning agency which shall be billed for such copies at the selling cost.

SECTION 227. 35.29 (4) of the statutes is created to read:

35.29 (4) The cost of printing of this class, other than as specified in sub. (3), shall be charged to the requisitioning agency.

SECTION 228. 36.07 of the statutes is repealed.

SECTION 229. 36.16 (1) (e) of the statutes is repealed.

SECTION 230, 36.16 (5) of the statutes is created to read:

36.16 (5) The aggregate amount of nonresident remissions of tuition and fees for any fiscal year shall not exceed the aggregate amount so remitted in the 1970-71 fiscal year. This limitation shall not restrict the granting of remissions when required under the terms of a contract or gift.

SECTION 231. 36.18 (1), (2) and (4) of the statutes are amended to read:

36.18 (1) The board of regents of <u>the university</u> of <u>Wisconsin</u> may shall establish and maintain <del>, when sufficient</del> funds are available, a training school for <u>public</u> service center for the <u>study</u> of <u>public</u> <u>policy</u> and <u>administration</u>. Such school center shall be a professional school and shall be devoted to practical training instruction for the administrative service of this state or of any county or municipality therein, <u>national</u> or <u>international</u> <u>agencies</u> or of civic organizations.

(2) Persons who have satisfactorily completed the work required in the training school for public service center for the study of public policy and administration shall, upon graduation, receive a proper university degree and a diploma in public administration stating the particular character of their training. No person shall receive such diploma unless at least one-third of his total credits in such school shall be for actual work in municipal, county, or state departments or in quasi public work and unless he shall have submitted a thesis dealing with an actual problem of municipal, county or state service based on actual service in or contact with such service and approved by the head of the department of -such -municipality, county or state with which such problem is principally concerned. The center may allow students to earn up to one-third of the total credits required for advanced degrees by chronling in supervised internships sponsored by governmental agencies. Such internships shall require the students to fulfill such academic requirements as the center specifies in consultation with

(4) Such <u>school</u> <u>shall</u> <u>center may</u>, in <u>cooperation with the</u> <u>university extension division</u>, provide <del>adequate</del> supplementary <del>training instruction</del> for persons now in county, municipal or state service.

SECTION 232. 36.18 (3) of the statutes is repealed.

SECTION 233. 36.225 (1) of the statutes is created to read:

36.225 (1) The laboratory of hygiene shall impose a \$1 handling fee for each test conducted by it, except tests conducted for other state agencies or local units of government. No other charge shall be imposed, except that where the laboratory of hygiene board determines that laboratory workload warrants such action, it may set a charge for specified types of tests.

## SECTION 234. 36.225 (5) of the statutes is amended to read:

36.225 (5) Examination of the following specimens shall be done without charge when submitted in proper containers by licensed physicians, veterinarians, health officers and health commissioners: Material collected from patients afflicted with tuberculosis or from persons suspected of being afflicted with tuberculosis; blood from suspected typhoid fever cases and other enteric infections; swabs from persons suspected of having diphtheria, septic sore throat or other communicable diseases involving the upper respiratory tract and for the release from quarantine of persons who have been afflicted with these diseases; material from men or animals suspected of suffering from rabies, anthrax and glanders; examinations as may be necessary for the control and prevention of those diseases which cause a public health problem.

SECTION 235. 36.23 (2) of the statutes is amended to read:

36.23 (2) A study of the soils and waters of the state.

SECTION 236. 36.26 of the statutes is repealed.

SECTION 237. 36.29 of the statutes is repealed.

SECTION 238. 36.34 (5) of the statutes is amended to read:

36.34 (5) The net proceeds from the sale of agricultural lands and improvements authorized by this section shall be devoted to the purchase of land and construction of improvements contemplated in subs. (1) and (1a), but of any excess of revenue beyond the amount required for this purpose a sum not to exceed  $\frac{1,000,000}{3,3,500,000}$ shall constitute a nonlapsible fund for the purpose of erecting facilities for research and instruction in animal husbandry and _, agricultural engineering and agriculture and life ____sciences on the campus of the university of Wisconsin, and such funds shall become available upon consent and recommendation of the board of regents and authorization by the state building commission.

#### SECTION 239. 36.96 of the statutes is created to read:

36.96 ENROLLMENT FUNDING. (1) On November 1 of each year the department of administration shall determine the total degree credit enrollment and the number of student credit hours being offered on all campuses by level and instructional division. The department shall then compare these student credit hours by level and instructional division with the number of student credit hours projected for that year and used in the budget determination. The difference between the student credit hours offered and the projected student credit hours shall be the basis of an enrollment funding adjustment computed on the basis of one-half of the 1970-71 student credit hour cost as adjusted by legislative action for the appropriate level and instructional division. Seventy-five per cent of any increase shall be made in the appropriation made by the enrollment increase funding sum sufficient and 75% of any decrease shall lapse to the general fund from the general operations appropriation; no adjustment shall exceed \$1,000,000 in general purpose revenues in a single year. Twenty-five per cent of any adjustment shall be made in the appropriation.

(2) All moneys appropriated for the purpose of funding additional student credit hours shall be allocated to the campuses where the enrollment growth was projected to occur at the time the enrollment projections were made; except that the board of regents may reallocate moneys in accordance with the actual enrollment pattern and as required for the effective operation of the instructional program.

SECTION 240. 37.11 (8) (am) of the statutes is repealed.

SECTION 241. 38.001 of the statutes is created to read:

**38.001 MISSION.** The board shall be responsible for the initiation, development, maintenance and supervision of programs with specific occupational orientations below the baccalaureate level, including terminal associate degrees, training of apprentices and adult education below the professional level.

SECTION 242. 38.13 (1) of the statutes is created to read:

38.13 (1) The board shall establish a uniform accounting system for fiscal, enrollment, program and other data provided by the district boards as it deems necessary and shall require common use of the fiscal year for operations and data reporting.

SECTION 243. 38.13 (3) of the statutes is amended to read:

38.13 (3) The board shall have control over all state aid given to schools established under ss. 38.15 and s. 38.15; , may employ a director and assistants for the development and supervision of such schools, and shall determine the organization, plans, scope and development of vocational, technical and adult education. All salary accounts shall be certified by the director of the board to the department of administration. All positions except that of director and 3 additional positions shall come under the classified service.

SECTION 244. 38.13 (10) of the statutes is repealed and recreated to read:

38.13 (10) The board shall review and approve any proposals by district boards for additional facilities, which will house state-aided academic programs, prior to the letting of contracts to construct or incur debt for such facilities.

SECTION 245. 38.15 of the statutes is repealed.

SECTION 246. 38.155 (6) of the statutes is amended to read:

38.155 (6) Annually on or before October 1, the district board may levy a tax, not exceeding 2 - mills 1.8 mills for 1972 and 1.7mills thereafter on the full value of the taxable property of the district, for the purpose of making capital improvements, acquiring equipment and operating and maintaining the schools of the district, except that the 2 - mill mill limitation is not applicable to taxes levied for the purpose of paying principal and interest on valid bonds or notes now or hereafter outstanding as provided in s. 67.035. The secretary of the district board shall file with the clerk of each city, village and town, any part of which is located in the district, a certified statement showing the amount of the levy and the proportionate amount of the tax to be spread upon the tax rolls for collection in each city, village and town. Such proportion shall be ascertained on the basis of the ratio of the full value of the taxable property of that part of the city, village or town located in the district to the full value of all taxable property in the district, as certified to the secretary by the department of taxation. Upon receipt of the clerk of each city, village and town shall spread the amounts thereof upon the tax rolls for collection. When the taxes are collected, such amounts shall be paid by the clerk of each city, village and town to the treasurer of the district board.

# SECTION 247. 38.20 (3) of the statutes is amended to read:

38.20 (3) The board shall charge resident tuition at 20% 25% of the instructional cost for state-wide, full-time collegiate transfer courses designated and approved by the state board. Non-resident tuition for these courses shall be at least 25% of such instructional costs and shall be charged in accordance with s. 38.19. No resident of a district which does not have another public higher- -educational- -institution- -within - its - boundaries -- shall - be transfer program in such district.

SECTION 248. 38.21 (1) (b) 1 and 2 of the statutes are amended to read:

38.21 (1) (b) 1. In determining the total amount of state aid that shall be paid to local and district boards, the board shall annually determine the state-wide operational cost per full-time equivalent student in post high school programs designated and approved by the board. This cost shall then be multiplied by 33% 40% for the 1971-72 fiscal year and 55% thereafter to derive a state-wide aid figure per full-time equivalent student in post high school programs designated and approved by the board. The statewide aid per full-time equivalent student in vocational or nonassociate degree programs shall be paid at 50% of the state aid paid for each full-time equivalent student in post high school pro-grams designated and approved by the board. The aid figure per full-time equivalent student obtained in each of the programs shall then be multiplied by the number of full-time equivalent students enrolled in each program to determine the total amount of aid due to each local board. If the appropriation available in any one year is insufficient to pay the full amount as provided for, the payments shall be prorated among the various districts entitled thereto.

2. The board shall furnish each local and district board with definitions of state-wide operational costs per full-time equivalent student, and shall prepare procedures describing the methodology for deriving operational cost per full-time student equivalent. Expenses incurred by the local and district boards in administering educational operations and programs shall be aided by the state, but the total annual amount of such expense which the district or local board certifies for state aid purposes shall not exceed 11% of the total annual instructional costs incurred by that district or local board. The board may withhold or suspend in whole or in part payment of state aids to any local or district board whose academic program or faculty does not meet minimum standards as defined by the board. The board may discontinue aids to those academic programs which are no longer necessary to meet needs within the state.

SECTION 249. 38.26 (10) of the statutes is created to read:

38.26 (10) PROPRIETARY SCHOOL APPROVAL. All proprietary schools shall be examined and approved by the board before operating in this state. Existing schools on the effective date of this subsection (1971) have until September 1, 1973, to receive approval. No school may advertise in this state unless approved by the board. All approved schools shall submit quarterly reports, including information on enrollment, number of teachers and their qualifica-tions, course offerings, number of graduates, number of graduates successfully employed and such other information as the board deems necessary.

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in part

## CHAPTER 125

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SECTION 251. 39.01 to 39.04 of the statutes are repealed.

> 391.03 / (II) / New /<del>3ta /of /3ta /and /Ath /yeat</del> /hushluhons /of /aca/ denne /hustruchon /shall /oe /estabilshed /m /lhe /nottheastern / /atea / /of LHE / state /and /lhe / Kenosha/Racine /atea /a<del>s /soon /as /hs /pracheduly</del>/

SECTION 253. 39.05 (3) to (7) of the statutes are repealed.

SECTION 254. 39.09 of the statutes is repealed.

SECTION 255. 39.13 (2) of the statutes is repealed and recreated to read:

39.13 (2) The executive director shall employ, with the approval of the educational communications board, such professional staff, outside the classified service, and clerical and technical staff within the classified service as is necessary.

SECTION 256. 39.15 of the statutes is repealed and recreated to read:

**39.15** AID FOR MEDICAL EDUCATION. As a condition to the release of funds under s. 20.250, one-third of the members of the board of trustees of the medical college of Wisconsin, inc., shall be nominated by the governor, and with the advice and consent of the senate appointed, for staggered 6-year terms expiring on May 1 and the college shall give first preference in admissions to residents of this state. The legislative audit bureau shall biennially post-audit expenditures under s. 20.250 so as to assure the propri-

SECTION 257. 39.28 (4) of the statutes is created to read:

39.28 (4) The board shall establish rules relating to the scholarship programs provided under ss. 36.161, 37.11 (12) and 38.13

(11) and (12). These rules shall include the establishment of a minimum grant amount, uniform need determination procedures, a reporting system to periodically provide student economic data, and such other rules as the board deems necessary to assure uniform administration of the specified scholarship programs.

SECTION 258. 39.30 (3) (h) of the statutes is created to read:

39.30 (3) (h) A full-time resident student registered as a freshman after September 1, 1972, as a freshman or sophomore after September 1, 1973, as a freshman, sophomore, or junior after September 1, 1974, as a freshman, sophomore, junior or senior after September 1, 1975, in an accredited, nonprofit, post high school, educational institution in this state shall be eligible for grants under this section for each semester or term of attendance, and the schedule shall be as follows:

Maximum grant Each semester of study

\$ 0-6,000	\$450
6,001 - 8,000	
8,001 – 10,000	
10,000 - 12,000	150
ovér 12,000	none

SECTION 259. 39.31 (1) and (2) of the statutes are amended to read:

39.31 (1) For the purpose of recognizing and awarding scholastically talented graduates of Wisconsin high schools who are residents of the state as defined in s. 39.30, there are created honor scholarships which may be awarded to qualified students who plan to enroll as first-time, full-time freshmen students at any approved, nonprofit public or private institution of higher education in Wisconsin including first-time, full-time students enrolling- -in -associate- -degree- -programs- -approved -by -the -board -of -vocational, technical, and adult education or nursing schools approved by the board of nursing. Honor scholarships shall be cash stipends awarded directly to students this state. No honor scholarships shall be awarded to persons who plan to enroll in a course of study leading to a degree in theology, divinity or religious education or to religious aspirants.

(2) Honor scholarship recipients shall receive stipends based individual financial need which by is calculated deducting on resources available to the student from total educational costs. The amount of tuition used in calculating total educational costs shall not exceed \$400 for two semesters or its equivalent and any amounts received under s. 39.30 shall not be included in calculating available resources. The minimum honor scholarships awarded to any student- shall -be \$100, -not withstanding -the -student's needs the resident fee at the Madison campus of the university of Wisconsin. The maximum honor scholarship awarded to a student shall be \$800.

SECTION 260. 39.35 of the statutes is repealed.

SECTION 261. 39.37 of the statutes is repealed.

SECTION 262. 39.38 of the statutes is created to read:

**39.38** INDIAN STUDENT ASSISTANCE. (1) There is established, to be administered by the board, a grant program to assist those Indian students who are residents of this state to receive a higher education.

(2) Grants under this section shall be based on financial need, as determined by the board. The maximum grant shall not

exceed \$1,500 per year. Grants shall be awarded to students for full-time or part-time attendance at any accredited institution of higher education in this state. Grants shall be renewable for up to 5 years, if a recipient remains in good academic standing at the institution he is attending.

SECTION 263. 39.39 of the statutes is created to read:

**39.39 TALENT INCENTIVE PROGRAM.** (1) ADMINISTRATION. (a) There is established, to be administered by the board, a grant program for resident students enrolling in accredited, nonprofit institutions of higher education in this state.

(b) There shall be 500 grants awarded to new students for each academic year beginning in September 1972. All students who maintain a satisfactory academic record shall have their grants renewed for the equivalent of one additional academic year.

(c) The amount of the grant shall be based on the student's financial need, as determined by the board. In no case may the incentive grant exceed \$1,000 during any one academic year.

(2) ELIGIBILITY. The board shall be responsible for selecting grant recipients under this section, and shall require that the student meet one or more of the following criteria:

(a) Reside in a poverty area in this state, as determined by the board.

(b) Be a client of an educational talent search program.

(c) Meet other requirements established by the board.

SECTION 264. 39.40 of the statutes is created to read:

**39.40 EDUCATIONAL MANPOWER GRANTS.** (1) There is established, to be administered by the board, a program to provide grants to resident students enrolled in full-time courses of study in critical manpower shortage areas at accredited, nonprofit institutions of higher education.

(2) Grant amounts shall be based on need, as determined by the board, and shall not exceed \$2,000 per year for undergraduates and \$4,000 per year for graduate students.

(3) Critical manpower shortage areas shall be determined by the board upon the recommendation of the department of industry, labor and human relations and shall include:

(a) Teachers of the educationally disadvantaged.

(b) Teachers of children with emotional disturbances or special learning disabilities.

(4) Funds appropriated under s. 20.235 (1) (fd) for the purposes of this section shall be awarded on a pro rata basis if approved grant requests exceed the appropriation.

SECTION 265. 39.42 of the statutes is created to read:

39.42 INTERSTATE AGREEMENTS. The board, with the approval of the joint committee on finance if the legislature is in session or the board on government operations if the legislature is recessed or adjourned, or the governing boards of any publicly supported institution of post-high school education, with the approval of the board and the joint committee on finance if the legislature is in session or the board on government operations if the legislature is in session or the board on government operations if the legislature is in session or the board on government operations if the legislature is in session or the board on government operations if the legislature is in session or the board on government operations if the legislature is in session or the board on government operations if the legislature is in session or the board on government operations if the legislature is in session or the board on government operations if the legislature is in the legislature is in set of the board on government operations if the legislature is in the legislature is in set of the board on government operations if the legislature is in the legislature is in set of the board on government operations if the legislature is in the legislature is in set of the board on government operations if the legislature is in the

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lature is recessed or adjourned, may enter into agreements or understandings which include remission of nonresident tuition for designated categories of students at state institutions of higher education with appropriate state agencies and institutions of higher education in other states to facilitate use of public higher education institutions of this state and other states. Such agreements and understandings shall have as their purpose the mutual improvement of educational advantages for residents of this state and such other states or institutions of other states with which agreements are made.

#### SECTION 266. 40.02 of the statutes is created to read:

40.02 ACTUARIAL SERVICES. The employe trust funds board shall select and retain an actuary or an actuarial firm, under one or more contractual agreements which shall run to the department of employe trust funds, for the purpose of performing all actuarial services which are necessary for the operation and control of each of the insurance and benefit programs under chs. 40, 41 and 42. The board shall:

(1) Determine the qualifications of the actuary or the actuarial firm so retained.

(2) Determine the terms and conditions of each such contractual agreement, and the time any such agreement shall be in force.

(3) Determine the procedure for the selection of an actuary or an actuarial firm.

(4) Direct the secretary of employe trust funds to sign on behalf of the department any contractual agreement approved by the board.

SECTION 267. 40.10(1) of the statutes is amended to read:

40.10 (1) PURPOSE. A group Group life and group health insurance fund is accounts are created as provided in s. 40.01 for the purpose of providing state employes with group life insurance in amounts based upon their annual earnings and group health insurance , including income continuation insurance, for employes and their dependents under plans contributed to and conducted by the state through a group insurance board to improve morale and efficiency in state service.

SECTION 268. 40.12 (3) of the statutes is created to read:

40.12 (3) An employe shall be deemed to have filed a waiver upon becoming eligible for group life insurance if during the 6 months subsequent to becoming eligible he makes no required contribution toward premiums. Such waiver shall not preclude the employe from obtaining group life insurance coverage after such 6 months have elapsed if contributions were omitted as a result of employer error and the employe files with the group insurance board a written request to withdraw the constructive waiver within 30 days after the employe receives written notice of the error. No evidence of insurability for such employe shall be required and such coverage shall be effective on the date such request is received by the board.

SECTION 269. 40.13 (2) (c) of the statutes is created to read:

40.13 (2) (c) Notwithstanding par. (a) or (b), the maximum reduction in the amount of insurance for any insured state employe who attains age 65 on or after July 1, 1972, shall be 50%, but this paragraph shall not apply to teachers, as defined in s. 42.20, in

the unclassified service of the state. Any municipal employer may elect by resolution to extend this additional amount of coverage to all of its eligible employes. The board shall determine the method of administration and the procedure for collection of premiums and municipal employer costs.

SECTION 270. 40.146 of the statutes is created to read:

**40.146 INCOME CONTINUATION INSURANCE.** (1) As used in this subchapter, "income continuation insurance" means full or partial payment of the financial loss of earnings incurred as a result of the injury or illness of an insured state employe.

(2) The board shall provide a plan or plans of standard income continuation insurance through contracts negotiated with one or more corporations licensed to transact disability insurance in this state or through other means determined by the board.

(3) Each employe shall be insured in accordance with this subchapter, unless such employe executes and files with his employing office a written waiver of any such coverage, within the time limit fixed by rule, which shall be transmitted forthwith to the director, or the board may provide a different method of enrollment.

(4) There shall be withheld from the earnings payment of each insured employe the amount of premium necessary for such coverage and at the time fixed by the board. Such withholdings shall be remitted by the respective departments or agencies in which such employes are employed, in the manner and within the time limit fixed by rule.

(5) The board shall establish by rule the provisions of a short-term plan with a benefit duration of 2 years and a long-term plan covering injury or illness of indefinite duration.

(6) The state shall contribute toward the payment of premiums for the short-term income protection insurance under this section an amount equal to 100% of the gross premium for any insured employe who accumulates 10 days of sick leave or more each year or who has accumulated 65 days of sick leave or more. Sick leave accumulation shall be determined in accordance with s. 16.275 (2) and the rules of the board.

(7) (a) The state shall contribute toward the payment of premiums for the long-term income continuation insurance under this section an amount equal to 50% of the gross premium for any insured employe who has accumulated at least 65 days or more of sick leave.

(b) The state shall contribute 75% of the gross premium if an insured employe has accumulated at least 91 days or more of sick leave.

(c) The state shall contribute 100% of the gross premium if an insured employe has accumulated over 130 days of sick leave.

(8) (a) The board shall establish by rule the elimination periods necessary for both the short and long-term plans.

(b) Employes insured under either the short or long-term plan shall be covered under these plans upon exhaustion of accumulated sick leave and the elimination period required under the respective policies.

(9) (a) Any insured employe who has, as a result of disability or illness, exhausted his accumulated sick leave and has been covered under the long-term plan shall upon his return continue to be covered under the plan regardless of his accumulated sick leave status.

(b) The state's contribution toward the payment of premiums under this subsection shall be 50% of the gross premium until the employe is eligible to qualify under sub. (7) (b) or (c).

(10) State contributions for the payment of premiums under this section shall be made for all employes who meet the requirements of subs. (6), (7) and (9) with the exception of teachers, as defined in s. 42.20, in the unclassified service of the state.

#### SECTION 271. 40.16 (2) of the statutes is amended to read:

40.16 (2) The state shall contribute toward the payment of premiums for health insurance under this section an amount equal to 50% of the gross premium for any insured employe, who is not an annuitant or who is not a retired employe qualifying for continued insurance coverage under s. 40.19 (2), and his dependents for the standard health insurance coverage determined by the board. The amount to be contributed by the state under this subsection shall be increased on January 1, 1970, to 75% and on July 1, 1970, to 90% of the premium for the standard health insurance coverage, but such increased contributions by the state shall not be made for teachers, as defined in s. 42.20, in the unclassified service of the state. The state shall contribute toward the payment of premiums for health insurance under this section an amount equal to 90% of the gross premium for all teachers, as defined in s. 42.20, in the unclassified service of the state, shifted service of the state, commencing July 1, 1972.

SECTION 272. 40.16 (3) of the statutes is amended to read:

40.16 (3) Health insurance shall be continued after retirement for any eligible employe who has not elected to discontinue such coverage and the full premium therefor shall be deducted from credits earned under s. 16.275 (2) and (3) until exhausted, and then from annuity payments, if the annuity is sufficient. The board shall provide for the direct payment of premiums by the annuitant to the insurer if the premium to be withheld exceeds the annuity payment.

SECTION 273. 40.40 (2) and (3) of the statutes are amended to read:

40.40 (2) With respect to <u>members of persons serving in posi-</u> tions <u>subject</u> to the state teachers retirement system "public agency" means the state, except that for the purposes of s. 40.42 (2), and the applicable portions of s. 40.42 (3) to (5) "public agency" means the employer school district or other local unit of government.

(3) With respect to <u>members of persons serving in positions</u> <u>subject to</u> the teachers retirement fund in a city of the 1st class, "public agency" means the state, except that for purposes of s. 40.42 (2) and the applicable portions of s. 40.42 (3) to (5) "public agency" means a city of the 1st class.

SECTION 274. Subchapter VIII (title) of chapter 40 of the statutes is created to read:

SUBCHAPTER VIII. JOINT BENEFIT PLAN PROVISIONS. (to precede section 40.50 of the statutes)

SECTION 275. 40.50 of the statutes is created to read:

**40.50 DEFINITIONS.** In chs. 40, 41 and 42, unless the context requires otherwise:

(1) "Department" means the department of employe trust funds.

SECTION 276. 40.60 of the statutes is created to read:

**40.60 DISPOSITION OF INACTIVE ACCOUNTS.** (1) Any person entitled to a benefit under any provision of ch. 40, 41 or 42 who, according to the department's records, has attained the age of 67 and who has not dealt with the department for a period of 7 years shall be presumed, unless it is shown to the contrary, to have died intestate, without heirs, or to have abandoned such moneys.

(2) All moneys or credits in such an account shall be applied to the appropriate employer accounts to reduce future funding requirements.

(3) The department shall periodically publish a notice in the official state paper stating the names of such persons, name of last employer, and the fact that a benefit will be paid to the respective persons listed or their respective heirs or legatees, without additional interest, on proof of ownership, if applied for.

(4) Whenever any person files a claim therefor and furnishes proof of ownership of any amounts in an inactive account the claim shall be paid on the same basis as if no action had been taken under this section except that no interest shall accrue after the last normal date for crediting interest which preceded publication of such notices. The cost of the benefit shall be charged to the employer account credited under sub. (2).

SECTION 277. 41.04 (1) (e) of the statutes is repealed.

SECTION 278. 41.04 (1) (j) (intro.) of the statutes is amended to read:

41.04 (1) (j) (intro.) Select an actuary or an actuarial firm under a contractual agreement for the purpose of carrying out the necessary actuarial requirements of the fund, and employ Employ or select such additional administrative, clerical, medical, legal and other employes or independent contractors as shall be are required for the administration of the fund. The actuary or actuarial firm retained under s. 40.02 shall be the technical advisor of the board and in addition to general advice he shall:

SECTION 279. 41.07 (2) (d) of the statutes is repealed and recreated to read:

41.07 (2) (d) Effective for earnings received after June 30, 1967, by each participating employe of the state, an amount equal to 2% of each payment of earnings shall be paid by the state, in lieu of an equal amount of the contributions required to be made by par. (a). The amount to be paid by the state under this paragraph shall be increased on July 1, 1969, to 2-1/2%, on January 1, 1970, to 3%, and on July 1, 1970, to 4% of each payment of earnings. Such payments by the state shall be credited to the account of each participating employe and shall be available for all retirement fund benefit purposes to the same extent as normal contributions which were deducted from the earnings of such participating employes. For purposes of computing retirement fund contributions and benefits and maintaining accounts, all earnings of state employes earned but not paid prior to July 1, 1967, shall be deemed to have been paid prior to July 1, 1967.

SECTION 280. 41.11 (6) (a) (intro.), (b) and (c) (intro.), 1 and 2 of the statutes are amended to read:

41.11 (6) (a) (intro.) The following described person shall be entitled to retirement annuities, beginning on the dates hereinafter specified <u>determined as provided in this subsection and in</u> accordance with the prescribed rate of interest <u>and the actuarial</u> tables in <u>effect on the date of initial approval as provided in s.</u> 41.04 (1) (b):

(b) <u>The Subject to par. (c)</u> the infitial amount of any retirement annuity of a <u>Group A participant</u> who is not also a Group B participant shall be determined in accordance with the prescribed rate of interest and the approved actuarial tables in effect on the date of approval of such annuity by the board and in the normal form shall be the sum of the following:

1. The annuity which can be provided <del>, on the date such annuity begins,</del> from the total accumulated additional and normal credits of the participant at such time, and

2. The annuity which can be provided on the date such annuity begins from the total accumulated <u>municipality</u> and prior service credits and from <u>municipality</u> credits in <u>an</u> <u>amount</u> equal to the accumulated <u>normal</u> credits of the participant at such time but the amount to the accumulated prior service credits so applied shall not exceed the amount which would result in an annuity provided by all credits other than additional credits equal to 60% of the final rate of earnings.

(c) (intro.) <u>The Notwithstanding par. (b)</u>, <u>the</u> initial amount of retirement annuity <u>in the normal form</u> of a Group B or Group C participant shall not be less than the sum of the following;

1. The annuity which can be provided , on the date such - annuity - begins, from the accumulated additional credits of the participant at such time on the basis of the actuarial tables in effect on the date of approval of the annuity;

2. The annuity which can be provided , <u>on the date such annuity begins</u>, from a sum equal to 200% of the excess accruing after December 31, 1965, of a) his accumulated normal credits reserved for a variable annuity over b) the amount to which such credits would have accumulated if not so reserved, <u>providing that but</u> if item a) is less than item b), the annuity shall be reduced by the amount which could be provided by a sum equal to 200% of the deficiency; and

SECTION 281. 41.11 (6) (d), (e) and (g) of the statutes are repealed.

SECTION 282. 41.22 (7) of the statutes is repealed.

SECTION 283. 41.31 (3) of the statutes is repealed and recreated to read:

41.31 (3) Effective for earnings received after June 30, 1967, by each conservation warden, an amount equal to 2% of each payment of earnings shall be paid by the state, in lieu of an equal amount of the payments required to be made by each conservation warden under sub. (2). The amount to be paid by the state under this subsection shall be increased on July 1, 1969, to 2-1/2%, on January 1, 1970, to 3% and on July 1, 1970, to 4% of each payment of earnings. Such payments by the state shall be credited to the account of each warden and shall be available for all benefit purposes to the same extent as payments which were deducted from the earnings of such wardens. For purposes of computing pension fund contributions and benefits and maintaining accounts, all salaries

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earned but not paid prior to July 1, 1967, shall be deemed to have been paid prior to July 1, 1967.

SECTION 284. 41.40 of the statutes is amended to read:

41.40 On- or before September 1, 1949, and on or before September 1 of each 4th year thereafter, the office of the commissioner of insurance The department of employe trust funds shall cause an actuarial examination of the conservation wardens pension fund to be made not less than once every 4 years. The examination shall determine the approximately equal annual payments necessary to amortize the deficit in the fund over the period ending 40 years from September 17, 1949. The commissioner of insurance shall certified to the department of natural resources and that department shall each year transfer the amount from the conservation fund to the conservation wardens pension fund until a new certification of the amount to be paid is made by the office of the commissioner of insurance, after which the amount transferred shall be in accordance with the new certification.

SECTION 285. 42.22 (4) of the statutes is amended to read:

42.22 (4) The board shall <u>select an use the</u> actuary or an actuarial firm <u>under a contractual agreement retained under s.</u> 40.02 for the purpose of carrying out the necessary actuarial requirements of the system, and employ or select such additional administrative, clerical, medical, legal and other employes or independent contractors as are required for the administration of the system.

SECTION 286. 42.243 (4) (e) of the statutes is repealed.

SECTION 287. 42.245 (2) (b) (intro.) of the statutes is amended to read:

42.245 (2) (b) (intro.) The retirement annuity of a formula group member, except as provided in par. (c), (d) or (dm), shall be in the monthly amount equal to the sum of the amounts determined pursuant to subds. 1 and 2, plus any benefit elected by such member to be provided by his accumulated additional deposits:

SECTION 288. 42.245 (2) (c) of the statutes is repealed.

SECTION 289. 42.245 (2) (d) (intro.) and 3 of the statutes are amended to read:

42.245 (2) (d) (intro.) Except as provided in par. (dm) the The retirement annuity in the normal form of a member who elected under s. 42.244 (1) (a) or (b) to become a formula group member shall be the amount determined pursuant to par. (b) , (c) or this paragraph, as the member may elect, but if the member fails to make such election, the annuity shall be that sum calculated under said paragraphs which results in the largest initial annuity. The annuity under this paragraph shall be the annuity purchased by applying as a net single premium any one or more of the following, plus any benefit elected by a member to be provided by his accumulated additional deposits:

3. An amount equal to the accumulation of 4 - 1/2% of from a member's compensation required deposits for teaching service in Wisconsin teaching in each fiscal year after June 30, 1966, compounded to the end of the last completed calendar quarter year at the respective rates of interest credited to individual accounts in the fixed annuity division from year to year.

SECTION 290. 42.245 (2) (dm) of the statutes is repealed.

SECTION 291. 42.40 (8) of the statutes is repealed and recreated to read:

42.40 (8) (a) Effective for compensation received after June 30, 1967, the state shall deposit, in lieu of an equal amount of the deposits required from each member under this section for teaching service in the classified service of the state, an amount equal to 2% of the compensation received for such teaching service. The amount to be deposited by the state under this subsection shall be increased on July 1, 1969, to 2-1/2%, on January 1, 1970, to 3% and on July 1, 1970, to 4% of the compensation received. Such deposit by the state shall be credited to the account of each such member and shall be available for all retirement system benefit purposes to the same extent as normal deposits which are deducted from the earnings of such member. For purposes of computing retirement system deposits and benefits and maintaining accounts, all compensation of such members earned but not paid prior to July 1, 1967, shall be deemed to have been paid prior to July 1, 1967.

(b) Effective for compensation earned on and after the  $\frac{1}{1444} / \frac{1}{1444} /$ 

SECTION 292. 42.71 (2) (g) of the statutes is renumbered 42.71 (1) (f) and amended to read:

42.71 (1) (f) Select an Use the actuary or an actuarial firm under a contractual agreement retained under s. 40.02 for the purpose of carrying out the necessary actuarial requirements of the fund, and employ and or select such additional administrative, clerical, medical, legal and other employes or independent contractors as are required for the administration of the fund.

SECTION 293. 42.76 (4) (d) of the statutes is repealed.

SECTION 294. 42.78 (2) (b) (intro.) of the statutes is amended to read:

42.78 (2) (b) (intro.) The retirement annuity of a formula group member, except as provided in <u>pars. (c) and par.</u> (d) _, shall be in the monthly amount equal to the sum of the amounts determined pursuant to this paragraph, plus any benefit elected by such member to be provided by his accumulated additional deposits:

SECTION 295. 42.78 (2) (c) of the statutes is repealed.

SECTION 296. 42.78 (2) (d) (intro.) of the statutes is amended to read:

42.78 (2) (d) (intro.) The retirement annuity of a member who elected under s. 42.77 (1) a) or b) to become a member of the formula group member shall be the amount determined pursuant to pars. par. (b) and (c) or this paragraph, as the member elects, but if the member fails to make an election, the annuity shall be that sum calculated under said paragraphs which results in the largest initial annuity. The annuity under this paragraph shall be the annuity purchased by applying as a net single premium the sum of the following, plus any annuity elected by such member to be provided by his accumulated additional deposits:

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Vetoed in part SECTION 297. 42.78 (2) (d) 2 of the statutes is repealed.

SECTION 298. 42.78 (2) (d) 3 of the statutes is repealed and recreated to read:

42.78 (2) (d) 3. An amount equal to the accumulation from a member's required deposits made pursuant to s. 42.80 (6) and (7).

SECTION 299. 42.78 (2) (d) 4 of the statutes is repealed.

SECTION 300. 42.79 (1) (e) 2 of the statutes is repealed.

SECTION 301. 42.79 (1) (e) 3 of the statutes is amended to read:

42.79 (1) (e) 3. If determined pursuant to s. 42.78 (2) (d), one-half of the amount so transferred, but excluding any amount by which the <u>accumulation amount</u> specified in s. 42.78 (2) (d) 2 3 was reduced by reason of such transfer.

SECTION 302. 44.01 (1) and (2) of the statutes are amended to read:

44.01 (1) The historical society shall constitute a body politic and corporate by the name of "The State Historical Society of Wisconsin," may sue and be sued, and shall possess all the powers necessary to accomplish the objects and perform the duties prescribed by law. The historical society shall be an official agency and the trustee of the state.

(2) The historical society may adopt, and change, a seal, a constitution, bylaws and rules, and elect such officers as the constitution or bylaws prescribe. The composition and selection of the board of curators, and eligibility requirements for membership in the society shall be determined by the constitution and bylaws. There shall continue to be a board of curators for governing the historical society with powers substantially the same as at present.

SECTION 303. 44.02 (20) of the statutes is amended to read:

44.02 (20) Have authority to <u>operate</u>, <u>maintain</u>, acquire and develop outdoor historic sites related to the outdoor recreation program under s. 23.30.

SECTION 304. 44.20 of the statutes is repealed.

SECTION 305. 45.16 of the statutes is amended to read:

45.16 BURIAL ALLOWANCE. Each county veterans service officer shall cause to be interred in a decent and respectable manner in any cemetery in this state, other than those used exclusively for the burial of paupers, the body of any person who served in any war of the United States, in the Korean conflict, in the Vietnam era, under section 1 of executive order 10957, dated August 10, 1961, or had service which entitled him to receive either the armed forces expeditionary medal, established by executive order 10977 on December 4, 1961, or the Vietnam service medal established by executive order 11231 on July 8, 1965, and who was discharged under honorable conditions therefrom after 90 days or more of active service, in the U. S. armed forces, or if having served less than 90 days was honorably discharged for disability incurred in line of duty and who was living in such county at the time of his death, and who dies not leaving sufficient means to defray the necessary expenses of a decent burial, or under financial circumstances which would distress his family to pay the expenses of such burial, and the body of a wife or widow of any such person who dies not leaving such means or under the same financial circumstances and who was living in such county at the time of her death, at an expense to the county of not more than \$300 in addition to the burial allowance payable under laws administered by the veterans administration.

SECTION 306. 45.35 (5) (g) of the statutes is renumbered 45.35 (5) (fm).

SECTION 307. 45.35 (5) (g) and (5g) of the statutes are created to read:

45.35 (5) (g) Vietnam era: Between August 5, 1964, and a date of termination to be established by the legislature, excepting service of active duty for training purposes only.

(5g) "Vietnam era veteran" as used in s. 20.485 (2) (c) means veteran as defined in s. 45.35 (5) (g).

# SECTION 398//44.92 of the statute fit created to tead

Vetoed in part

/46/92///COUNCIV//ON///SYATE///WEVEARE//PROGRAM///The/edum/ chi / on / ine /state /weifate /prostana /shahi /study/, advase / and / reconstructed posicy /to / the /board /of /health / and /social /setvices / relative / to / the state / plan /fot / public / assistance / and /state / weifate /directives. / Soci chite / /ena plasss / shahi / be /placed /on /a /study /of /the /standard /of / meed and /the /metric /system. / The /council /shahi / neet / at / heast / it whee / pet year watwing board of health and social /states.

SECTION 309. 46.064 of the statutes is renumbered 46.064 (1) and amended to read:

**46.064** ALLOWANCES TO INMATES AND PATIENTS. (1) ALLOWANCES TO INMATES. The department may allow as pay an allowance to inmates at its juvenile institutions _, not to exceed 10 cents per day and not to exceed 50 cents <u>S1</u> per calendar week for employment to -be -paid from the appropriation made by s. 20.435 (3) (a). The department shall prescribe the amount of pay and such reasonable hours, health and other conditions as shall be observed in connection with the employment. This section shall not affect any other statutory provision providing for pay to inmates nor shall these provisions act as a limitation on wages paid inmates at the state prisons or to juveniles transferred to a forestry or conservation camp organized under s. 48.52 (1) (d).

SECTION 310. 46.064 (2) of the statutes is created to read:

46.064 (2) ALLOWANCES TO PATIENTS. The department may pay an allowance, not to exceed \$1.50 per week, to patients at its state hospitals as defined in ch. 51 for employment from the appropriation under s. 20.435 (2) (a).

SECTION 311. 46.10 (8) (f) 2. a. of the statutes is amended to read:

46.10 (8) (f) 2. a. Where a patient has legal settlement in a county of this state, the adjustment and settlement between the state and county of legal settlement shall be at the percentage rate of participation determined pursuant to s. 51.08 (2) and (3) as of July 1 of the fiscal year in which such collections are made <u>except</u> collections made during the 1971-72 fiscal year and thereafter. For moneys collected during the fiscal year 1971-72 and thereafter, for maintenance, care and treatment of each patient hospitalized in the county of his legal settlement, the adjustment and settlement between the state and such county shall be at the rate of 60% to the state or that amount as is equal to the percentage rate of participation under s.

49.52 (2) (a) on January 1 of the fiscal year in which such collections are made shall be used to determine by the method established by this section the percentage rate of participation of the state. For moneys collected during the fiscal year 1971-72 and thereafter. for maintenance, care and treatment of a patient in a county hospital operated by a county other than the county of such patient's legal settlement, the adjustment and settlement between the state and such county shall be at the rate of 50% to the state and 50% to the county of legal settlement.

SECTION 312. 46.17 (1) of the statutes is amended to read:

46.17 (1) The department shall fix reasonable standards and regulations for the design, construction, repair and maintenance of county homes, county infirmaries, county hospitals, mental health facilities, houses of correction, reforestation camps maintained under s. 56.07, jails and lockups, and juvenile detention homes and shelter care facilities, with respect to their adequacy and fitness for the needs which they are to serve.

SECTION 313. 48.06 (1) of the statutes is renumbered 48.06 (1) (a).

SECTION 314. 48.06 (1) (b) of the statutes is created to read:

48.06 (1) (b) Notwithstanding par. (a), the county board of supervisors may institute changes in the administration of services to the children's court in order to qualify for the maximum amount of federal and state aid as provided in sub. (3) and s. 49.52.

SECTION 315. 48.06 (3) of the statutes is repealed and recreated to read:

48.06 (3) STATE AID. State aid to any county for court services under this section shall be at the same net effective rate that each county is reimbursed for county administration under s. 49.52.

SECTION 316. 48.12 is repealed and recreated to read:

**48.12 JURISDICTION OVER CHILDREN ALLEGED TO BE DELINQUENT OR IN NEED OF SUPERVISION.** The juvenile court has exclusive jurisdiction, except as provided in s. 48.17 and 48.18 over any child:

(1) Who is alleged to be delinquent because he has violated any federal criminal law, criminal law of any state, or any county, town or municipal ordinance that conforms in substance to the criminal law, or an order for supervision under s. 48.345; or

(2) Who is alleged to be in need of supervision because:

(a) He is habitually truant from school or home; or

(b) He is uncontrolled by parent, guardian or legal custodian; or

(c) He habitually so deports himself as to injure or endanger the morals or health of himself or others.

SECTION 317. 48.345 of the statutes is created to read:

**48.345 DISPOSITION OF A CHILD IN NEED OF SUPERVISION.** If the court finds that the child is in need of supervision, it shall enter an order making one of the following dispositions of the case: (1) Counsel the child or his parents, guardian or legal custodian; or

(2) Place the child under supervision in his own home under conditions prescribed by the court including reasonable rules for his conduct and the conduct of his parents, guardian or legal custodian, designed for the physical, mental and moral well-being and behavior of the child; or

(3) Relieve the parent, guardian or legal custodian of legal custody of the child and place him in a foster home as described in s. 48.62, except that the home does not have to be licensed if the child is placed there for less than 30 days;

(4) Transfer legal custody of the child to one of the following:

(a) A relative of the child; or

(b) A county agency specified in s. 48.56 (1); or

(c) A licensed child welfare agency.

(5) Orders for supervision or transfer of custody under sub. (2), (3) or (4) shall be for a specified length of time not to exceed one year.

SECTION 318. 48.55 of the statutes is renumbered 48.55 (1).

SECTION 319. 48.55 (2) of the statutes is created to read:

48.55 (2) The county of legal settlement shall not be liable if the child is found eligible for aid to families with dependent children in a foster home or in a child-caring institution pursuant to s. 49.19 (10) (d), but liability shall be established pursuant to s. 49.52.

SECTION 320. 49.04 (1) of the statutes is amended to read:

SECTION 321. 49.14 (5) of the statutes is created to read:

49.14 (5) The uniform accounting system established by s. 146.30 (14) shall be used by each county home and shall be subject to the conditions enumerated therein.

SECTION 322. 49.16 (3) of the statutes is created to read:

49.16 (3) The uniform accounting system established by s. 146.30 (14) shall be used by each county hospital and shall be subject to the conditions enumerated therein.

SECTION 323. 49.171 (4) of the statutes is created to read:

49.171 (4) The uniform accounting system established by s. 146.30 (14) shall be used by each county infirmary and shall be subject to the conditions enumerated therein.

SECTION 324. 49.18 (1) (b) of the statutes is amended to read:

49.18 (1) (b) For the purposes of this section, "aid to the blind" means money payments, or vendor payments as prescribed by the department, to such blind person, to another individual when such individual has been appointed by a court of competent jurisdiction as a legal representative of the needy blind person or to another individual who has been designated by the county welfare agency in cases approved by the state department to receive payment of the aid, or medical care in behalf of or any type of remedial care recognized under this section or s. 49.46 in behalf of blind individuals who are needy, but does not include any such payments to or care in behalf of any individual who is an inmate of a public institution (except as a patient in a medical institution) or any individual who is a patient in an institution for tuberculosis or mental diseases. Beginning July 1, 1953, no payment of aid to the blind shall be made to any individual in a private or public institution unless a standard-setting authority has been designated or established which shall be responsible for establishing and maintaining standards for such institution. Such individuals shall not be barred from receiving general aid under ss. 49.02 and 49.03. Aid to the blind shall also be granted to blind dependent persons residing voluntarily in county or city homes and the department shall make claim for federal reimbursement therefor when federal funds are made available for that purpose and pay the same to the county. The rate of payment for skilled nursing care provided under ss. 49.18 shall not exceed the applicable Title XIX skilled care rate. Payment for personal care shall not exceed 90% of the Title XIX skilled care rate.

SECTION 325. 49.18 (12) of the statutes is created to read:

49.18 (12) In accordance with s. 20.435 (4) (d), any grants to persons under this section shall equal 92% of need beginning on the first day of the month following the effective date of this subsection (1971), and 95% of need beginning July 1, 1972. Need shall be based on standards updated to reflect November 1970 prices.

SECTION 326. 49.19 (1) (a) and (c) of the statutes are amended to read:

49.19 (1) (a) In this section, "dependent child" means a child under the age of 18, who has been deprived of parental support or care by reason of the death, continued absence from the home or incapacity of a parent, or the unemployment of his father, and who is living with his father, mother, grandfather, grandmother, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle, aunt, first cousins, nephews or nieces in a residence maintained by one or more such relatives as his or their own home, or living in a residence maintained by one or more of such relatives as his or their own home because the parents of said child have been found unfit to have its care and custody, or who is living in a foster home having a license under s. 48.62, when a license is required under such section, or a child-caring institution licensed under s. 48.60 and placed in such home or institution by a county agency pursuant to ch. 48 or by the department.

(c) "Aid to families with dependent children" means money payments with respect to, or vendor payments as prescribed by the department, or medical care in behalf of or any type of remedial care recognized under subs. (1) to (10) or s. 49.46 or necessary burial expenses as defined in sub. (5) in behalf of a dependent child or dependent children including such aid to meet the needs of

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the relative with whom any dependent child is living and the spouse of such relative if living with him and if such relative is the child's parent and the child is a dependent child by reason of the physical or mental incapacity of a parent or payments made to another individual not a relative enumerated under par. (a), pursuant to federal regulations, when such individual has been appointed by a court of competent jurisdiction as a legal representative of the dependent child or when such individual who may be a caseworker has been designated by the county welfare department to receive payment of the aid or cash payments to recipients who are engaged in an approved work relief or training project. The rate of payment for skilled nursing care provided under ss. 49.19 shall not exceed the applicable Title XIX rate for skilled nursing care in that same county in accord with s. 49.45 (6m). Payment for limited care shall not exceed 90% of the Title XIX skilled care rate. Payment for personal care shall not exceed 75% of the Title XIX skilled care rate.

SECTION 327. 49.19 (4) (dm) of the statutes is created to read:

49.19 (4) (dm) Aid may be paid to parents of a dependent child if the parents are unable to supply the needs of the child because of unemployment of the father who meets the federal requirements as to past employment and current unemployment. Aid to dependent children of unemployed parents may be granted only so long as federal aid for this purpose is available to the state. No aid shall be granted when the father: 1) refuses to register with the state employment service or to maintain a current registration with such service; or 2) is receiving unemployment compensation. No aid shall be granted to the father when the father 1) refuses to participate in a training program; or 2) refuses suitable employment.

SECTION 328. 49.19 (10) (d) of the statutes is created to read:

49.19 (10) (d) Aid may also be paid under this section to a foster home or to a child-care institution by the state from the appropriation in s. 20.435 (4) (b) when the child is in the custody or guardianship of the state. The county of legal settlement shall be liable for its prorata share pursuant to s. 49.52 of any such aid paid, except that if the child is without legal settlement, there shall be no county liability.

SECTION 329. 49.19 (11) of the statutes is repealed and recreated to read:

49.19 (11) In accordance with s. 20.435 (4) (d), any grants to persons or to families with dependent children under this section shall equal 92% of need beginning on the first day of the month following the effective date of this subsection (1971), and 95% of need beginning July 1, 1972. Need shall be based on standards updated to reflect November 1970 prices.

SECTION 330. 49.20 (2) of the statutes is amended to read:

49.20 (2) The term "old-age assistance" means money payments, or vendor payments as prescribed by the department, to such aged, dependent person, to another individual when such individual has been appointed by a court of competent jurisdiction as a legal representative of such needy aged person or to another individual who has been designated by the county welfare agency in cases approved by the state department to receive payment of aid or medical care in behalf of or any type of remedial care recognized under ss. 49.20 to 49.37 or 49.46 or in behalf of needy individuals who are 65 years of age or older (or 60 years or older in the event of the change in the federal law as provided in s. 49.22 (1)) but does

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not include any such payments or care in behalf of any individual who is an inmate of a public institution (except as a patient in a medical institution) or any individual who is a patient in an institution for tuberculosis. Beginning July 1, 1953, no payment of oldage assistance shall be made to any individual in a private or public institution unless a standard-setting authority has been designated or established which shall be responsible for establishing and maintaining standards for such institutions. Such individuals shall not be barred from receiving general aid under ss. 49.02 and 49.03. Old-age assistance shall also be granted to aged dependent persons residing voluntarily in county or city homes and the department shall make claim for federal reimbursement therefor when federal funds are made available for that purpose and pay the same to the county. The rate of payment for skilled nursing care provided under ss. 49.20 shall not exceed the applicable Title XIX rate for skilled nursing care in that same county in accord with s. 49.45 (6m). Payment for limited care shall not exceed 90% of the Title XIX _skilled _care rate. Payment for personal care shall not exceed 75% of the Title XIX skilled care rate.

SECTION 331. 49.20 (3) of the statutes is created to read:

49.20 (3) In accordance with s. 20.435 (4) (d), any grants to persons under this section shall equal 92% of need beginning on the first day of the month following the effective date of this subsection (1971), and 95% of need beginning July 1, 1972. Need shall be based on standards updated to reflect November 1970 prices.

SECTION 332. 49.45 (6m) of the statutes is created to read:

49.45 (6m) PAYMENT TO NURSING HOMES. (1) Reimbursement for skilled nursing home care provided to nursing home patients shall be made according to a set of fixed rates.

(a) The rates shall consist of:

1. A state-wide rate of \$13.80 per day, approved by the joint committee on finance and subject to annual revision on July 1 of each year according to the changes in the consumer price index;

2. A regional adjustment of up to \$2 per day above or below the state-wide rate, as determined by the department;

3. Patient eligibility for a \$2 daily supplement based on care needs as determined by the department and limited to 40% of the medicaid patients receiving skilled nursing care in each county; and

4. A reduction of 75 cents per day for any home which is exempt from the payment of property taxes.

(b) No payments may be made to skilled nursing homes which hold only provisional licenses.

(c) Upon the approval of the program medical director, an additional daily supplement of not to exceed 40% of the daily rate can be made on his evaluation of exceptional care needs for not more than 75 patients state-wide at any time.

(d) For the purposes of reimbursement, skilled nursing homes shall be classified by the department into 3 categories according to the quality and quantity of services they provide:

1. Skilled care homes in the highest category will have their base rate reimbursement increased by not to exceed 15% during 1971-72 and not to exceed 7% during 1972-73;

2. Homes in the middle category offering average level of service shall receive the base rate reimbursement; and

3. Homes in the lowest category offering a lower level of service shall have their base rate reimbursement reduced by not to exceed 15% during 1971-72 and not to exceed 7% during 1972-73.

(e) Beginning July 1, 1973, all reimbursements shall be based on 100% of the base rate in effect at that time.

(f) Ancillary services shall be an allowable cost if not billed for as a separate item, but the facility's established practice of billing for ancillary charges as of July 1, 1971, shall not be changed without approval of the department.

(g) The department shall take into account all pertinent federal regulations in establishing reimbursement under this section.

(2) In order to monitor the appropriateness of the rates established in this section, the department shall review and report on nursing home costs in accordance with the following:

(a) The department shall determine a ceiling of reimburseable nursing time to be alloted for each patient on each level of care;

(b) Per capita reimbursement cost shall be calculated on the basis of an 85% assumed occupancy of the total licensed capacity or on the actual occupancy of all types of care, if greater than 85%;

(c) In reviewing costs, the department shall use a maximum rate of return for nursing homes based on a fixed percentage of total capital invested and used in the provision of patient care. Depreciation greater than straight-line depreciation, construction costs exceeding cost standards under the Hill-Burton act and interest costs exceeding the prime interest rate at the time of loan commitment by more than a specified percentage as established by the department shall not be considered in the maximum rate of return calculations; and

(d) For the purposes of this subsection and as a condition of a reimbursement under sub. (1), every skilled nursing home shall:

1. Adopt the uniform accounting system prescribed by the department;

2. Provide the department with a certified annual audit report at the home's expense; and

3. Cooperate with the department in establishing costs for reimbursement purposes.

SECTION 333. 49.45 (11) (a) 2 of the statutes is repealed.

SECTION 334. 49.46 (1) (e) of the statutes is created to read:

49.46 (1) (e) If an application under s. 49.47 (3) shows that the income and resources are within the limitations of the old-age assistance, aid to the blind, aid to families with dependent children, or aid to totally and permanently disabled persons programs, the person shall be granted the benefits enumerated under sub. (2) whether or not such person requests or receives a grant of any of such aids.

SECTION 335. 49.47 (4) (f) of the statutes is repealed.

SECTION 336. 49.50 (7) (b) of the statutes is amended to read:

49.50 (7) (b) When ongoing training programs provided by other agencies require financial funding by the department, the department may make payment of such actual and necessary charges and shall be reimbursed by each county for its prorata share as provided in s. 49.52 (3) (b) except that for training programs financed under s. 20.445 (2) (c) each county's share shall be 25% of the nonfederal cost of the program. The department may assign and reassign moneys appropriated for administration in one division to another division within the department to carry out this program.

SECTION 337. 49.52 (3) (b) of the statutes is amended to read:

49.52 (3) (b) Each county shall be liable for its prorata share of the medical expenses paid by the state under ss. 49.46 and 49.47 and its prorata share of payments made by the state for costs of operation under s. 49.50 (7) (b) and its prorata share of payments made by the state under s. 49.19 (10) (d) as the department determines to be properly chargeable to each county, and shall reimburse the state for such prorata share. For the purpose of administration the state may deduct the amount of such payments owing to the state from the claim submitted under par, (a) and s. 49.50 (7) (b) and pay the remaining balance to the county pursuant to par. (c).

# SECTION 338. 49.61 (1m) of the statutes is amended to read:

49.61 (im) DEFINITION OF AID; INSTITUTION INMATES. In this section, "aid to the totally and permanently disabled" means money payments, or vendor payments as prescribed by the department, to such totally and permanently disabled person, to another individual when such individual has been appointed by a court of competent jurisdiction as a legal representative of such needy disabled person or to another individual who has been designated by the county welfare agency in cases approved by the department to receive payment of the aid, or medical care in behalf of, or any type of remedial care recognized under this section or s. 49.46 in behalf of, needy individuals more than 18 and less than 65 years of age who are totally and permanently disabled, but does not include any such payments to or care in behalf of any individual who is an inmate of a public institution (except as a patient in a medical institution) or any individual who is a patient in an institution for tuberculosis or mental diseases. No payment of aid to totally and permanently disabled persons shall be made to any individual in a private or public institution unless a standard-setting authority has been designated or established which is responsible for establishing and maintaining standards for such institutions. Such individuals shall not be barred from receiving general aid under ss. 49.02 and 49.03. Aid to the totally and permanently disabled shall be granted to totally and permanently disabled dependent persons residing voluntarily in county or city homes and the department shall make claim for federal reimbursement therefor when federal funds are made available for that purpose and pay the same to the county. The rate of payment for skilled mursing care provided under s. 49.61 shall not exceed the applicable Title XIX rate for skilled nursing care in that same county in accord with s. 49.45 (6m). Payment for junited care shall not exceed 90% of the Title XIX skilled care rate. Payment for personal care shall not exceed 75% of the ti

## SECTION 339. 49.61 (9) of the statutes is created to read:

49.61 (9) In accordance with s. 20.435 (4) (d), any grants to persons under this section shall equal 92% of need beginning on the

first day of the month following the effective date of this subsection (1971), and 95% of need beginning July 1, 1972. Need shall be based on standards updated to reflect November 1970 prices.

#### SECTION 340. 50.11 of the statutes is amended to read:

50.11 The department may make necessary arrangements with the laboratory of hygiene for the giving of the Wassermann test to any person confined in any county tuberculosis sanatorium, and for making such test for any practicing physician of this state who makes application therefor in behalf of any resident of this state , free of -charge. Arrangements shall also be made with said laboratory for the making of chemical examinations of the cerebrospinal fluid for any practicing physician of this state free of charge.

#### SECTION 341. 51.001 (6) of the statutes is created to read:

51.001 (6) (a) "Allowable per capita cost", as applied to care furnished during the 1971-72 fiscal year, means 110% of the audited individual average per capita cost for care furnished during the 1970-71 fiscal year.

(b) "Allowable per capita cost", as applied to care furnished during the 1972-73 fiscal year and thereafter, means 110% of the audited allowable per capita cost for care furnished during the previous fiscal year.

### SECTION 342. 51.08 (2) of the statutes is amended to read:

51.08 (2) The state shall contribute toward the expense of maintenance, care and treatment of each patient hospitalized in a county hospital in the county of his legal settlement an amount equal to 60% of such hospital's individual average per capita costs or that amount of such hospital's individual average per capita costs or that amount of such hospital's individual average per capita costs as is equal to the percentage rate of participation of the state set forth in s. 49.52 (2) (a) 1 and 2, whichever is higher _, except when _such hospital's individual average per capita cost for care provided during the fiscal year 1971-72 and thereafter exceeds the allowable per capita cost. When the individual average per capita cost at any county hospital during the fiscal year 1971-72 and thereafter exceeds the allowable per capita cost, the state shall contribute toward the expense of maintenance, care and treatment of each patient hospitalized in a county hospital in the county of his legal settlement an amount equal to 60% of the allowable per capita cost as _ is equal to _ the percentage rate of participation of the state set forth in s. 49.52 (2) (a) 1 and 2, whichever is higher. The percentage rate of participation under s. 49.52 (2) (a) on January 1 of the fiscal year in which the care is provided shall be used to determine, by the method established by this section, the percentage rate of the state contribution.

#### SECTION 343. 51.08 (3) (a) of the statutes is repealed.

SECTION 344. 51.08 (3) (b) of the statutes is repealed and recreated to read:

51.08 (3) (b) The expense of maintenance, care and treatment furnished in 1971-72 and thereafter of a patient in a county hospital operated by a county other than the county of such patient's legal settlement shall first be charged to the state at the rate of 120% of such hospital's individual average per capita costs if such costs do not exceed such hospital's allowable per capita costs, and the state shall then charge back to the county of such patient's legal settlement 50% of such charge. Whenever the individual average per capita cost of any county hospital for the fiscal year 1971-72 and thereafter exceeds the allowable per capita cost for

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such hospital, such costs shall first be charged to the state at the rate of 120% of such hospital's individual average per capita cost, and the state shall then charge back to the county of such patient's legal settlement all of such charges in excess of 60% of the allowable per capita cost of such hospital.

SECTION 345. 51.08 (3) (c) of the statutes is renumbered 51.08 (3) (a).

SECTION 346. 51.08 (3) (d) of the statutes is repealed.

SECTION 347. 51.08 (4) of the statutes is amended to read:

51.08 (4) The expense of maintenance, care and treatment in a county hospital of a patient having no legal settlement in any county shall be charged to the state at the rate prescribed by sub. (3) . except such expense for care provided during the 1971-72 fiscal year and thereafter. The expense of maintenance, care and treatment provided during the 1971-72 fiscal year and thereafter. The expense of maintenance, care and treatment provided during the 1971-72 fiscal year and thereafter in a county hospital of a patient having no legal settlement in any county shall be charged to the state at the rate of 120% of the individual average per capita cost of such hospital if such individual average per capita cost does not exceed the allowable per capita cost. Whenever the individual average per capita cost of any _ county hospital for the fiscal year 1971-72 and thereafter exceeds the allowable per capita cost, the charge to the state of 120% of such hospital's allowable per capita cost or the individual average per capita cost, whichever is greater.

SECTION 348. 51.08 (6) of the statutes is amended to read:

51.08 (6) The records and accounts of such county hospital or facility for the mentally ill shall be audited annually for each fiscal year ending June 30. Such audits shall be made by the department of administration under s. 16.58 (4) and (5) as soon as practicable following the close of the institution's fiscal year. In addition to other findings, such audits shall ascertain compliance with the mandatory uniform cost record-keeping requirements of s. 46.18 (8), (9) and (10) and verify the average per capita costs of maintenance, care and treatment of patients as defined in s. 51.001 (4) and _, (5) and (6). Any resulting adjustments to settlements already made under s. 46.106 shall be carried into the next such settlement.

SECTION 349. 51.08 (6m) (c) of the statutes is repealed.

SECTION 350. 51.24 (2) of the statutes is amended to read:

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year. institution's fiscal In addition to other findings, such audits shall ascertain compliance with the mandatory uniform cost record-keeping requirements of s. 46.18 (8), (9) and (10) and verify the average allowable per capita costs of maintenance, care and treatment of patients as defined in s. 51.001 (5) and (6). Any resulting adjustments to settlements already made under s. 46.106 shall be carried into the next settlement. The formula for contribution by the state for the maintenance, care and treatment of patients at the Milwaukee county mental health center, north division, in existence just prior to the repeal and recreate of this section (1963) shall remain in effect until July 1, 1964.

## SECTION 351. 51.24 (4) of the statutes is amended to read:

51.24 (4) The expense of maintenance, care and treatment of a patient in the north division who has legal settlement in another county, shall first be charged to the state at the rate of 110% of the hospital's individual average per capita cost, for the fiscal year ending June 30 in which such care is furnished, and the state shall then charge back to the county of such patient's legal settlement an amount equal to one-half of the state-wide average per capita cost of maintenance, care and treatment of patients in county hospitals for the fiscal year in which such care is furnished __unless such hospital's individual average per capita cost __for _ care provided __during _ the _1971-72 fiscal year and thereafter exceeds the allowable per capita cost. If the individual average per capita cost shall be charged to the state at the rate of 110% of such hospital's individual cost. such costs shall be charged to the state at the rate of 110% of such patient's legal settlement an amount equal to one-half of such care and thereafter exceeds the allowable per capita cost. and the state shall charge back to the county of such patient's legal settlement an amount equal to one-half _ of the _ state-wide _average per capita cost of maintenance care and treatment in county hospitals for the fiscal year in which such care is furnished, plus the difference between the allowable per capita cost in north division and the individual average per capita cost in moth division for the fiscal year in which such care is furnished.

#### SECTION 352. 51.24 (5) of the statutes is amended to read:

51.24 (5) The expense of maintenance, care and treatment in the north division of a patient having no legal settlement in any county shall be charged to the state at the rate of 110% of the hospital's individual per capita cost for the fiscal year ending June 30 in which such care is furnished, except such expense for care provided during the 1971-72 fiscal year and thereafter. The expense of maintenance, care and treatment provided during the 1971-72 fiscal year and thereafter in the north division, of a patient having no legal settlement in any county, shall be charged to the state at the rate of 110% of the hospital's individual average per capita cost if such individual average per capita cost does not exceed the allowable per capita cost. If the individual average per capita cost for the north division for the fiscal year 1971-72 and thereafter exceeds the allowable per capita cost, the charge to the state for such patients shall be calculated at the rate of 110% of such hospital's allowable per capita cost or the individual average per capita cost, whichever is greater.

SECTION 353. 51.36 (7) (i) of the statutes is created to read:

51.36 (7) (i) Provide for short-term residential care facilities and services for children under the age of 18 years.

SECTION 354. 51.36 (8) (a) of the statutes is amended to read:

51.36 (8) (a) Formula. The secretary may make state grantsin-aid which shall be based upon -40% 45% state and -60% 55% local sharing of the total expenditures for: 1. salaries; 2. contract facilities and services; 3. operation, maintenance and service costs; 4. per diem and travel expense of members of community mental health <u>clinic</u> boards; 5. purchase of community mental health clinic services from clinics established elsewhere, including outof-state clinics; and 6. other expenditures specifically approved and authorized by the secretary. The grants may not be used to match other state or federal funds which may be available to clinics and the state's 40% share shall be computed on the reimbursable expenditures after all federal matchable expenditures have first been billed to the counties under s. 49.51 (3). No grants shall be made for capital expenditures.

SECTION 355. 51.38 (7) (i) of the statutes is created to read:

51.38 (7) (i) Provide for short-term residential care for children under the age of 18 years.

SECTION 356. 51.38 (8) (a) of the statutes is amended to read:

51.38 (8) (a) Formula. The secretary is authorized to may make state grants-in-aid which shall be based upon 40% 45% state and -60%55% local sharing of the total expenditure expenditures for: 1. salaries; 2. contract facilities and services; 3. operation, maintenance and service costs; 4. per diem and travel expense of members of the community day care service boards; and 5. other expenditures specifically approved and authorized by the secretary. The grants may not be used to match other state or federal funds which may be available to day care services and the state's 40%share shall be computed on the reimbursable expenditures after all federal matchable expenditures have first been billed to the counties under s. 49.51 (3). No grant shall be made for capital expenditures.

SECTION 357. 51.40 (2) (c) of the statutes is renumbered 51.40(2) (d).

SECTION 358. 51.40 (2) (d) of the statutes is renumbered 51.40 (2) (e) and amended to read:

51.40 (2) (e) Termination of eligibility for aid under s. 51.26 shall terminate eligibility for aid for the construction of mental health facilities, and failure to meet the requirements established for public medical institutions by rule of the department shall terminate eligibility for aid for the construction of public medical institutions. Eailure to meet the requirements established for mental health facilities established by rule of the department shall terminate eligibility for aid for the construction of the department of the department

SECTION 359. 51.40 (2) (c) of the statutes is created to read:

51.40 (2) (c) Any county may apply for the financial assistance authorized by this section if such county has, at the time of application for assistance, an existing obligation to pay interest on loans for the construction of mental health facilities as defined by rule of the department.

SECTION 360. 51.40 (2) (f) of the statutes is created to read:

51.40 (2) (f) Mental health facilities shall include services required for the prevention, diagnosis, treatment and rehabilitation of the mentally ill, as established by rule of the department.

## SECTION 361. 51.42 of the statutes is created to read:

51.42 COMMUNITY MENTAL HEALTH, MENTAL RETARDATION, ALCOHOLISM AND DRUG ABUSE SERVICES. (1) PURPOSE. The purpose and intent of this section is to enable and encourage counties to develop a comprehensive range of services offering continuity of care; to utilize and expand existing governmental, voluntary and private community resources for provision of services to prevent or ameliorate mental disabilities, including but not limited to mental illness, mental retardation, alcoholism and drug abuse; to provide for the integration of administration of those services and facilities organized under this section through the establishment of a unified governing and policy-making board of directors; and to authorize state consultative services, reviews and establishment of standards and grants-in-aid for such program of services and facilities.

(2) DEFINITIONS. As used in this section:

(a) "Program" means community services and facilities for the prevention or amelioration of mental disabilities, including but not limited to mental illness, mental retardation, alcoholism and drug abuse.

(b) "Board" means the community mental health, mental retardation, alcoholism and drug abuse governing and policy-making board of directors.

(c) "Director" means the director appointed by the community mental health, mental retardation, and alcoholism and drug abuse board.

(d) "Secretary" means the secretary of health and social services.

(3) ESTABLISHMENT. (a) The county board of supervisors of any county, or the county boards of supervisors of any combination of counties, may establish a community mental health, mental retardation, alcoholism and drug abuse program, make appropriations to operate the program and authorize the board of directors of the program to apply for grants-in-aid pursuant to this section.

(b) The county board or boards of supervisors shall review and approve the overall plan, program and budgets proposed by the board.

(c) No grant-in-aid may be made to any combination of counties until the counties have drawn up a detailed contractual agreement, approved by the secretary, setting forth the plans for joint sponsorship.

(d) Counties may retain the ownership of the county hospital physical plant or the hospital may be operated as a joint county institution as authorized under s. 46.20. County hospital inpatient services shall be reimbursed under ss. 51.08 and 51.26. When a county or a combination of counties administer a program under this section the hospital shall be governed as follows:

1. For single counties, under sub. (4).

2. For a combination of counties, a hospital may be governed under s. 46.18 or as a joint institution under s. 46.20. The community mental health, mental retardation, alcoholism and drug abuse board may contract for its services. 3. For a combination of counties, a hospital may be governed under sub. (4).

(e) Any county or combination of counties acting under this section shall be eligible for payments under ss. 51.36 and 51.38 for care furnished on and after July 1, 1971.

(4) CREATION OF BOARDS; APPOINTMENT, COMPOSITION AND TERMS OF MEMBERS. (a) The county board or boards of supervisors of any county or any combination of counties establishing or administering a program shall, before it qualifies under this section, appoint a governing and policy-making board of directors to be known as the community mental health, mental retardation, alcoholism and drug abuse board. In counties having a population of 500,000 or more, the board of public welfare established under s. 46.21 shall constitute the governing and policy-making board of directors.

(b) Except in counties having a population of 500,000 or more, in any county which does not combine with another county the board shall be composed of not less than 9 nor more than 15 persons of recognized ability and demonstrated interest in the problems of the mentally ill, mentally retarded, alcoholic or drug abuser. The board shall have representation from each of the aforementioned mental disability interest groups. No more than 5 members may be appointed from the county board of supervisors.

(c) In any combination of counties, the board shall be composed of 11 members with 3 additional members for each combining county in excess of 2. Appointments shall be made by the county boards of supervisors of the combining counties in a manner acceptable to the combining counties, from the interested groups mentioned in par. (b), but each of the combining counties may appoint to the board not more than 3 members from its county board of supervisors.

(d) Except in counties having a population of 500,000 or more, the term of office of any member of the board shall be 3 years, but of the members first appointed, at least one-third shall be appointed for one year; at least one-third for 2 years; and the remainder for 3 years. Vacancies shall be filled for the residue of the unexpired term in the manner that original appointments are made. Any board member may be removed from office for cause by a two-thirds vote of the appointing authority, on due notice in writing and hearing of the charges against him.

(5) POWERS AND DUTIES OF BOARDS. Subject to this section and the rules promulgated thereunder, boards shall provide for:

(a) Collaborative and cooperative services with public health and other groups for programs of prevention;

(b) Comprehensive diagnostic and evaluation services;

outpatient (c) Inpatient and care and treatment, residential partial facilities, hospitalization, precare, aftercare, emergency care, rehabilitation and habilitation services, and supportive transitional services;

(d) Professional consultation;

(e) Public informational and educational services;

(f) Related research and staff in-service training;

(g) The program needs of persons suffering from mental disabilities, including but not limited to mental illness, mental retardation, alcoholism or drug abuse;

(h) Continuous planning, development and evaluation of programs and services for all population groups; and shall:

1. Establish long-range goals and intermediate-range plans, detail priorities and estimate costs;

2. Develop coordination of local services and continuity of care where indicated;

3. Utilize available community resources and develop new resources necessary to carry out the purposes of this section;

4. Appoint a director of the program on the basis of recognized and demonstrated interest in and knowledge of the problems of mental health, mental retardation, alcoholism and with due regard to training, experience, executive ability, and general qualification and fitness for the performance of the duties of the director;

5. Fix the salaries of personnel employed to administer the program;

6. Fix fee schedules; and

to **render** services secure 7. Enter into contracts to OL from other agencies or resources including out-of-state services agencies or resources.

(6) DIRECTOR; POWERS AND DUTIES. (a) All of the administrative and executive powers and duties of managing, operating, maintaining and improving the program shall be vested in the director, subject to such delegation of authority as is not inconsistent with this section and the rules promulgated thereunder.

(b) In consultation and agreement with the board, the director shall prepare:

1. An annual comprehensive plan and budget of all funds necessary for the program and services authorized by this section in which priorities and objectives for the year are established as well as any modifications of long-range objectives;

2. Intermediate-range plans and budgets;

3. An annual report of the operation of the program; and

4. Such other reports as are required by the secretary and the county board or boards of supervisors.

(c) The director shall make recommendations to the board for:

1. Personnel and the salaries of employes; and

2. Changes in program services.

(7) OTHER PROGRAM REQUIREMENTS. (a) The first step in the establishment of a program shall be the preparation of a local plan which includes an inventory of all existing resources, identi-fies needed new resources and services and contains a plan for meeting the needs of the mentally ill, mentally retarded, alcoholic, psychiatric disabilities. The and other shall drug abusers plan establishment of goals include the long-range and also intermediate-range plans, detailing priorities and estimated costs and providing for coordination of local services and continuity of care.

(b) The clinical treatment program shall be directed by a licensed physician trained in psychiatry who may also be the director.

(c) Under the supervision of a director, qualified personnel with training or experience, or both, in mental health, mental retardation or in alcoholism shall be responsible for the coordination of programs relating to mental health, mental retardation or alcoholism.

(8) GRANTS-IN-AID. (a) The expense of treatment chargeable to the state and counties for inpatients in the institutions specified in s. 46.10 shall be governed by s. 51.08, 51.24 or 51.26, whichever applies.

(b) For all services other than those specified in par. (a), the secretary is authorized to make state grants-in-aid as follows:

1. To single counties, grants as under ss. 51.36 (8) and 51.38 (8);

2. To a combination of counties, grants as under ss. 51.36 (8) and 51.38 (8) for each respective combining county.

(c) State grants-in-aid may be made for the following expenditures: salaries; contract facilities and services; operation, maintenance and service costs; purchase of services from facilities established locally or elsewhere, including out-of-state facilities; per diem and travel expenses of board members; and other expenditures specifically approved and authorized by the secretary.

(d) No grants-in-aid may be made for the following expenditures: expenditures for services included in the actual per capita cost of maintenance, care and treatment of patients in the institutions specified in s. 46.10; capital expenditures; expenditures for which state reimbursement is claimed under any other state law; expenditures for full-time inpatient care in excess of 30 days per 12-month period in hospital facilities as defined in s. 140.24 (1) (a) and (c) and other than those institutions specified in s. 46.10; recoveries made from federal funds; and recoveries for inpatient maintenance, care and treatment at hospital facilities other than those institutions specified in s. 46.10.

(9) CARE IN OTHER FACILITIES. Authorization for inpatient care of any patient in a hospital facility, other than those institutions specified in s. 46.10, shall be provided under a contractual agreement between the board and the facility. The need for inpatient care shall be determined by the clinical director of the program prior to the admission of the patient to the hospital facility.

(10) SEGREGATION OF COSTS. Where any of the community mental health, mental retardation, alcoholism and drug abuse services authorized by this section are provided by any of the institutions specified in s. 46.10, the costs of such services shall be segregated from the costs of inpatient maintenance, care and treatment provided at such institutions. The uniform cost record-keeping system established under s. 46.18 (8), (9) and (10) shall provide for such segregation of costs.

(11) LIABILITY. (a) Liability, and the collection and enforcement thereof, for care and maintenance of inpatients in the institutions specified in s. 46.10, and the adjustment and settlement with the several counties for their proper share of all moneys collected under s. 46.10, shall be governed exclusively by s. 46.10. (b) Liability for inpatient care furnished pursuant to this section in hospital facilities as defined in s. 140.24 (1) (a) and (c) and other than those institutions specified in s. 46.10 shall be governed by s. 46.10, and the unpaid balance remaining on any account after crediting payments made to apply on such account, exclusive of payments made by the board, shall be referred to the department by the program director and be recovered by the department pursuant to s. 46.10. In counties having a population of 500,000 or more, such accounts shall be referred to and recovered by the district attorney of the county.

(c) For all services rendered, other than those specified in pars. (a) and (b), the patient, the patient's spouse, and in the case of a minor child the parents, shall be liable, but such liability shall not exceed the fee established under sub. (5). The board may enforce such liability.

(12) RULES GOVERNING ADMINISTRATIVE STRUCTURE. The secretary with the approval of the health and social services shall adopt rules governing the administrative structure board, necessary to administer community mental health, mental deemed retardation, alcoholism and drug abuse services; establishing unicost record-keeping requirements; governing eligibility of form counties and combinations of counties for state grants-in-aid to operate programs; prescribing standards for qualifications and salaries of personnel; prescribing standards for quality of professervices; prescribing requirements for in-service and educasional leave programs for personnel; prescribing standards for tional establishing patient fee schedules; governing eligibility of patients to the end that no person is denied service on the basis of age, race, color, creed, location or inability to pay; and prescrib-ing such other standards and requirements as may be necessary to carry out the purposes of this section.

(13) FUNCTIONS OF THE DEPARTMENT. (a) At the beginning of each fiscal year, the secretary shall allocate available funds for disbursement during the fiscal year in accordance with approved plans and budgets, and shall during the fiscal year review the budgets and expenditures of the various programs and, if funds are not needed for a program to which they were allocated, he may, after reasonable notice and opportunity for hearing, withdraw such funds as are unencumbered and reallocate them to other programs, or withdraw funds from any program which is not being administered in accordance with its approved plan and budget.

(b) The department shall review and evaluate local programs, assess their adequacy in achieving their goals, and make recommendations thereon to boards and directors.

(c) The department shall provide consultative staff services to communities to assist in ascertaining local needs and in planning, establishing and operating programs.

SECTION 362. 57.06 (4) (b) of the statutes is amended to read:

57.06 (4) (b) Application for such conditional parole shall be made in writing by the superintendent of the house of correction -Application - for -such -conditional parole shall be -made to the judge of such misdemeanor and traffic branches of the county court or criminal branches of the circuit court, as the commitment may require requires, stating the facts justifying the application. Said The misdemeanor and traffic branches of the county court or criminal branches of the circuit court shall proceed to take testimony in support of the application. If the judge is satisfied from the evidence that there is good reason to believe that the prisoner has been rehabilitated or cured to the extent that he may be released and that proper provision for employment and residence has been made for the prisoner, the judge may order his release on parole to the superintendent of said house of correction _, or _to the probation department of the criminal branches of the circuit or misdemeanor and traffic branches of the county court <u>prior to January</u> 1, 1972, on such conditions to be stated in the order of release as the judge determines. In the event of violation of any such conditions by the prisoner, he shall be returned to the misdemeanor and traffic branches of the county or criminal branches of the circuit court and may be recommitted to the house of correction to serve the remainder of his sentence or for further treatment <del>, as the case - may</del> be.

## SECTION 363. 59.07 (40) of the statutes is amended to read:

59.07 (40) Appropriate money to local boards of vocational and adult education which render services to residents of the county. Supervisors - from -any -city -or -village maintaining -a -school pursuant to -s. -38.15 - shall have -no -part - in -any - determination - under this - subsection - and -no - part - of - any -expense - incurred -shall - be -levied against any property within the city or village.

## SECTION 364. 71.01 (2) of the statutes is amended to read:

71.01 (2) FRANCHISE TAX ON CORPORATIONS. For the privilege of exercising its franchise or doing business in this state in a corporate capacity every domestic or foreign corporation, except corporations specified in sub. (3), shall annually pay a franchise tax according to or measured by its entire net income of the preceding income year at the rates set forth in s. 71.09 (2am). Every corporation organized under the laws of this state shall be deemed to be residing within this state for the purposes of this franchise tax. All provisions of chs. 71 and 73 relating to net income taxation of corporations shall apply to franchise taxes imposed under this subsection, unless the context requires otherwise. The tax imposed by this subsection on national banking associations to the extent it is not permissible to tax such associations under federal law. The tax imposed by this subsection on insurance companies subject to taxation under this subsection or agency of any such society, organization or corporation) operating plans of sickness care under c. 148, hospital service under s. 450.13, or prepaid optometric service plans under s. 449.15, shall be based on net income computed under sub. (4), and no other provision of this chapter relating to computation or agency of any such society organization or corporation) of taxable income for other provisions of this chapter relating to computation of taxable income for other corporations shall apply to such insurance companies subject to taxation under sub. (4), and no other provision of this chapter relating to computation or agency of any such society, organization or societies, organizations shall apply to such insurance companies subject to taxation under sub. (4), and no other provision of this chapter relating to computation of taxable income for other subervise. The tax imposed upon societies, organizations or corporation prescription plans under s. 450.03, or prepaid optometric service plans under s. 450.13, or prepaid optometric service plans under s. 447.13, prepaid

SECTION 365. 71.01 (3) (a) of the statutes is amended to read:

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71.01 (3) (a) Income of mutual insurance companies exempt from federal income taxation pursuant to section 501 (c) (15) of the internal revenue code, town mutual insurance companies organized under or subject to ch. 202, foreign insurance companies, and domestic life insurance companies engaged exclusively in life insurance business. domestic insurance companies transacting business as defined in s. 201.04 (19), corporations and sleeping car companies, of car line companies from operation of car line equipment as defined in s. 76.39, and corporations organized under ch. 185 which are bona fide eo-operatives cooperatives operated without pecuniary profit to any shareholder or member, or operated on a eo-operative cooperative plan pursuant to which they determine and distribute their proceeds in substantial compliance with s. 185.45, and of all religious, scientific, educational, benevolent or other corporations or associations of individuals not organized or conducted for pecuniary profit. This paragraph does not apply to the income of mutual savings banks, mutual loan corporations, savings and loan associations or credit unions except credit unions the membership of which is limited to groups having a common bond of occupation, or association, or to groups within a well-defined neighborhood, community or rural district. The amendment (1961) to this paragraph -shall -be applicable to taxation of income of the ealendar year 1962, or corresponding fiscal years and -thereafter. Beginning with calendar year 1972 and thereafter, this paragraph shall not apply to the income of societies, organizations or corporations (including any division or agency of any such society, organization or corporation) operation shall first be payable on or before March 15, 1973, and thereafter under s. 71.10 (1).

## SECTION 366. 71.01 (4) of the statutes is created to read:

71.01 (4) INSURANCE CORPORATIONS. (a) Insurance companies subject to taxation under this chapter, except societies, organizations or corporations (including any division or agency of any such society, organization or corporation) operating plans of sickness care under ch. 148, hospital service under s. 182.032, dental care under s. 447.13, prepaid prescription plans under s. 450.13, or prepaid optometric service plans under s. 449.15, beginning with calendar year 1972 and thereafter, shall be taxed on the basis of net income. Such tax shall first be payable on or before March 15, 1973, and thereafter under s. 71.10 (1). "Net income" of an insurance company subject to taxation under this chapter means federal taxable income as determined in accordance with the provisions of the internal revenue code applicable to such company with respect to determination of federal income tax payable by such company, adjusted as follows:

1. By adding to federal taxable income the amount of any loss carry-forward, including any capital loss carry-forward, deducted in the calculation of federal taxable income;

2. By adding to federal taxable income that portion of any gain on sales of assets in a corporate liquidation subject to s. 71.337 represented by the ratio which the percentage of the outstanding stock of such corporation owned by nonresidents of this state bears to the total outstanding stock of such corporation;

3. By adding to federal taxable income, if not already included therein, the amount of any federal tax refund or portion thereof previously applied to reduce the amount of tax payable under this chapter;

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4. By adding to federal taxable income an amount equal to interest income received or accrued during the taxable year to the extent such interest income was used as a deduction in determining the company's federal taxable income;

5. By adding to federal taxable income an amount equal to dividend income received during the taxable year to the extent such dividend income was used as a deduction in determining federal taxable income;

6. By adding to federal taxable income the amount of Wisconsin corporation franchise tax, if any, deducted in the calculation of federal taxable income;

7. By subtracting from federal taxable income dividends received from Wisconsin corporations which are deductible under s. 71.04 (4), to the extent such dividends have been included in federal taxable income;

8. By subtracting from federal taxable income the amount of Wisconsin corporation franchise tax, if any, assessed during the taxable year;

9. By subtracting from federal taxable income any net capital losses not offset against capital gains to the extent provided by s. 71.04 (7) and (7a);

10. By subtracting any net business loss carry-forward permissible under s. 71.06, but no loss incurred by any insurance company in 1971 or any prior year may be carried forward; and

11. By subtracting from federal taxable income cash payments of federal income taxes made within the year, but the amount subtracted shall be limited to a total amount not in excess of 10% of the taxpayer's net income of the calendar or fiscal year as computed without the benefit of the deduction for said federal income taxes and before deduction of amounts permitted as charitable contributions for federal income tax purposes. No subtraction may be made for any federal income tax deducted in computing federal taxable income.

(b) With respect to any domestic insurance company engaged in the sale of life insurance and also other insurance, there shall be applied to the net income figure derived by application of par. (a) a fraction, the numerator of which shall be premiums received in the taxable year on all varieties of insurance, other than life insurance, and the denominator of which shall consist of the numerator plus all premiums received on life insurance in such year. The resultant figure shall constitute Wisconsin net income for purposes of the Wisconsin franchise tax measured by net income except with respect to such of said insurance corporations as had, in the taxable year, premiums written on insurance other than life insurance where the subject of such insurance was resident, located or to be performed outside this state.

(c) With respect to domestic insurance companies not engaged in sale of life insurance and not covered by s. 182.032, 447.13, 450.13 or 449.15 but which, in the taxable year, have collected premiums written on subjects of insurance resident, located or to be performed outside this state, there shall be subtracted from the net income figure derived by application of par. (a) to arrive at Wisconsin income constituting the measure of the franchise tax an amount calculated by multiplying such adjusted federal taxable income by the arithmetic average of the following 2 percentages:

1. The percentage of total premiums written on all property and risks other than life insurance, wherever located during the taxable year, as reflects premiums written on insurance, other than life insurance, where the subject of insurance was resident, located or to be performed outside this state.

2. The percentage of total payroll, exclusive of life insurance payroll, paid everywhere in the taxable year as reflects such compensation paid outside this state. Compensation is paid outside this state if the individual's service is performed entirely outside this state; or the individual's service is performed both within and without this state, but the service performed within is incidental to the individual's service without this state; or some service is performed without this state and the base of operations, or if there is no base of operations, the place from which the service is directed or controlled is without this state, or the base of operations or the place from which the service is directed or controlled is not in any state in which some part of the service is performed, but the individual's residence is outside this state.

(d) The arithmetic average of the 2 percentages referred to in par. (c) shall be applied to the net income figure arrived at by the successive application of pars. (a) and (b) with respect to Wisconsin insurance corporations to which both pars. (a) and (b) apply and which have collected premiums written upon insurance, other than life insurance, where the subject of such insurance was resident, located or to be performed outside this state, to arrive at Wisconsin income constituting the measure of the franchise tax.

(e) Section 71.22 shall apply to insurance companies subject to taxation under this chapter on and after January 1, 1972.

(f) Elections authorized by and made in accordance with the internal revenue code, except an election to file consolidated returns, shall be deemed elections for the purpose of applying this chapter.

(g) For purposes of this subsection, "internal revenue code" means the federal internal revenue code as effective at the time of enactment of this subsection (1971), or such code as subsequently amended or changed by Congress and effective for the taxable year for federal income tax purposes, at the option of the insurance company; and "life insurance" includes annuities.

SECTION 367. 71.02 (2) (f) and (g) of the statutes are amended to read:

71.02 (2) (f) "Itemized deductions" means deductions from federal adjusted gross income allowable under the internal revenue code in determining federal taxable income, other than the federal standard deduction, <u>low income allowance</u> and deductions for personal exemptions, <u>but with respect to nonresident natural persons deriving income from property located</u>, <u>business transacted or personal or professional services performed in this state</u>, <u>including natural persons changing their domicile into or from this state in the calendar year 1972 or corresponding fiscal year or thereafter "itemized deductions" shall be limited to such fraction of the amount so determined as Wisconsin adjusted gross income is of federal adjusted gross income.</u>

(g) For purposes of determining "Wisconsin taxable income" of the calendar year 1970 and corresponding fiscal years and prior calendar and fiscal years. "Wisconsin standard deduction" means 10% of a natural person's Wisconsin adjusted gross income but not less than \$300 and not more than \$1,000, except that the combined Wisconsin standard deduction of married persons shall not exceed \$1,000.

SECTION 368. 71.02 (2) (gh) and (gn) of the statutes are created to read:

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## **CHAPTER 125**

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71.02 (2) (gh) For purposes of determining "Wisconsin taxable income" of the calendar year 1971 and corresponding fiscal years, "Wisconsin standard deduction" means 11% of a natural person's Wisconsin adjusted gross income but not less than \$475 nor more than \$1,250, except that the combined Wisconsin standard deduction of married persons shall not exceed \$1,250. WALM / tespect /to / popters/ dent / patters/ income / income / income / income / income / income transacted / of / persons / deth/ing / income / from / property / income / income state / including / persons / deth/ing / income / from / property / income / income state / including / income / income / income / income / income / income state / including / income / income / income / income / income / income state / including / income / income / income / income / income state / including / income / income / income / income / income income / income / income / income / income / income / income income / inc

(gn) For purposes of determining "Wisconsin taxable income" of the calendar year 1972 and corresponding fiscal years and for calendar and fiscal years thereafter, "Wisconsin standard deduction" means 14% of a natural person's Wisconsin adjusted gross income but not less than \$1,000 nor more than \$2,000, except that the combined Wisconsin standard deduction of married persons shall not exceed \$2,000. With respect to nonresident natural persons deriving income from property located, business transacted or personal or professional services performed in this state, including natural persons changing their domicile into or from this state in any such year, the "Wisconsin standard deduction" shall be limited to such fraction of the amount so determined, regardless of whether the \$1,000 minimum is used, as Wisconsin adjusted gross income is of federal adjusted gross income.

#### SECTION 369. 71.043 of the statutes is created to read:

**71.043 REDUCTION** OF **TAX.** The tax imposed upon or measured by corporation net income of the taxable year 1972 and subsequent taxable years pursuant to s. 71.01 (1) or (2) may be reduced by an amount equal to so much of the sales and use tax under ch. 77 paid by the corporation in such taxable year on fuel and electricity consumed in manufacturing tangible personal property in this state as was paid on fuel and electricity costs in excess of 2% of the cost of manufacturing within this state as determined pursuant to s. 71.07 (2) (b). Such deduction may not exceed 50% of the tax computed without such reduction. For purposes of this subsection "sales and use tax under ch. 77 paid by the corporation" includes use taxes paid directly by the corporation and also sales and use taxes paid by the corporation's supplier and passed on to the corporation whether separately stated on the invoice or included in the total price; and the term "manufacturing" has the meaning designated in s. 77.51 (27).

SECTION 370. 71.05 (3) (c) of the statutes is amended to read:

71.05 (3) (c) The Wisconsin standard deduction shall not be allowed to a married person whose spouse is required to file a return, unless such spouse has also elected to take the Wisconsin standard deduction in reporting income of the same year. If one spouse claims the \$300 minimum standard deduction, the other spouse cannot claim any deduction.

## SECTION 371. 71.06 of the statutes is amended to read:

71.06 CORPORATION BUSINESS LOSS CARRY FORWARD. If a corporation in any year sustains a net business loss, such loss, to the extent not offset by other items of income of the same year, may be offset against the net business income of the subsequent year and, if not completely offset by the net business income of such year, the remainder of such net business loss may be offset against

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the net business income of the following year. For the purposes of this section, net business income shall consist of all the income attributable to the operation of a trade or business regularly carried on by the taxpayer, less the deduction of business expenses allowed in s. 71.04. The addition to and deductions from income of urban transit companies under s. 71.18 (1) shall also be used in determining the net business loss of such companies to be offset against the net business income as determined under s. 71.18 of subsequent years under this section. Any net business loss for any year prior to the calendar year 1955 or corresponding fiscal year shall not, however, be recomputed under s. 71.18. A net business loss incurred by a corporation in a calendar or fiscal year ending after July 1. 1970, may be carried forward and offset against net business income of subsequent years, pursuant to and in the manner described in this section, in the next succeeding 5 income years.

### SECTION 372. 71.07 (1) of the statutes is amended to read:

SECTION 373. 71.07 (2) of the statutes is repealed and recreated to read:

71.07 (2) Persons engaged in business within and without the state shall be taxed only on such income as is derived from business transacted and property located within the state. The amount of such income attributable to Wisconsin may be determined by an allocation and separate accounting thereof, when the business of such person within the state is not an integral part of a unitary business, but the department of revenue may permit an allocation and separate accounting in any case in which it is satisfied that the use of such method will properly reflect the income taxable by this state. In all cases in which allocation and separate accounting is not permissible, the determination shall be made in the following manner: for all business except financial organizations and public utilities there shall first be deducted from the total net income of the taxpayer such part thereof (less related expenses, if any) as follows the situs of the property or the residence of the recipient; except that in the case of income which follows the residence of the recipient, the amount of interest and dividends deductible under

this provision shall be limited to the total interest and dividends received which are in excess of the total interest (or related expenses, if any) paid and allowable as a deduction under s. 71.04 during the income year. The remaining net income shall be apportioned to Wisconsin by multiplying such net income by a fraction, the numerator of which is the sum of the property factor, the payroll factor and the sales factor, and the denominator of which is the number 3.

(a) 1. The property factor is a fraction, the numerator of which is the average value of the taxpayer's real and tangible personal property owned or rented and used in this state during the tax period and the denominator of which is the average value of all the taxpayer's real and tangible personal property owned or rented and used during the tax period. Cash on hand or in the bank, shares of stock, notes, bonds, accounts receivable, or other evidence of indebtedness, special privileges, franchises, goodwill, or property the income of which is not taxable or is separately allocated, shall not be considered tangible property nor included in the apportionment.

2. Property used in the production of nonapportionable income or losses shall be excluded from the numerator and denominator of the property factor. Property used in the production of both apportionable and nonapportionable income or losses shall be partially excluded from the numerator and denominator of the property factor so as to exclude, as near as possible, the portion of such property producing the nonapportionable income or loss.

3. Property owned by the taxpayer is valued at its original cost. Property rented by the taxpayer is valued at 8 times the net annual rental. Net annual rental is the annual rental paid by the taxpayer less any annual rental received by the taxpayer from sub-rentals.

4. The average value of property shall be determined by averaging the values at the beginning and ending of the tax period but the secretary of revenue may require the averaging of monthly values during the tax period if reasonably required to reflect properly the average value of the taxpayer's property.

(b) 1. The payroll factor is a fraction, the numerator of which is the total amount paid in this state during the tax period by the taxpayer for compensation, and the denominator of which is the total compensation paid everywhere during the tax period.

2. Compensation related to the operation, maintenance, protection or supervision of real or tangible personal property used in the production of nonapportionable income or losses shall be excluded from the numerator and denominator of the payroll factor.

3. Compensation related to the operation, maintenance, protection or supervision of real or tangible personal property used in the production of both apportionable and nonapportionable income or losses shall be partially excluded from the numerator and denominator of the payroll factor so as to exclude, as near as possible, the portion of such pay related to the operation, maintenance, protection and supervision of real or tangible personal property used in the production of nonapportionable income.

4. Compensation is paid in this state if: the individual's service is performed entirely within the state; or the individual's service is performed both within and without the state, but the service performed without the state is incidental to the individual's service within the state; or some of the service is performed in the state and the base of operations or, if there is no base of operations, the place from which the service is directed or

controlled is in the state, or the base of operations or the place from which the service is directed or controlled is not in any state in which some part of the service is performed, but the individual's residence is in this state.

(c) 1. The sales factor is a fraction, the numerator of which is the total sales of the taxpayer in this state during the tax period, and the denominator of which is the total sales of the taxpayer everywhere during the tax period.

2. Sales of tangible personal property are in this state if: the property is delivered or shipped to a purchaser, other than the United States government, within this state regardless of the f.o.b. point or other conditions of the sale; or the property is shipped from an office, store, warehouse, factory or other place of storage in this state and the purchaser is the United States government or the taxpayer is not within the jurisdiction, for income tax purposes of the destination state.

3. Sales, other than sales of tangible personal property, are in this state if: the income-producing activity is performed in this state; or the income-producing activity is performed both in and outside this state and a greater proportion of the income-producing activity is performed in this state than in any other state, based on costs of performance.

(d) 1. "Financial organization", as used in this section, means any bank, trust company, savings bank, industrial bank, land bank, safe deposit company, private banker, savings and loan association, credit union, cooperative bank, small loan company, sales finance company, investment company, or any type of insurance company.

2. "Public utility", as used in this section, means any business entity a) which owns or operates any plant, equipment, property, franchise, or license for the transmission of communications, transportation of goods or persons or the production, transmission, sale, delivery, or furnishing of electricity, water or steam; and b) whose rates of charges for goods or services have been established or approved by a federal, state or local government or governmental agency.

(e) The net business income of financial organizations; and public utilities requiring apportionment shall be apportioned pursuant to rules of the department of revenue, but the income taxed is limited to the income derived from business transacted and property located within the state.

SECTION 374. 71.07 (4) of the statutes is repealed.

SECTION 375. 71.09 (1) (intro.) of the statutes, as affected by chapter 40, laws of 1971, is amended to read:

71.09 (1) (intro.) The tax to be assessed, levied and collected upon taxable incomes of all persons other than corporations for the calendar <u>year years</u> 1966 to 1970 and corresponding fiscal years and for calendar and fiscal years thereafter, shall be computed at the following rates:

SECTION 376. 71.09 (1b) and (1d) of the statutes are created to read:

71.09 (1b) The tax to be assessed, levied and collected upon taxable incomes of all persons other than corporations for the calendar year 1971 and corresponding fiscal years shall be computed at the following rates:

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(a) On the first \$1,000 of taxable income or any part thereof, at the rate of 2.8%.

(b) On the second \$1,000 or any part thereof, 3.1%.

(c) On the third \$1,000 or any part thereof, 3.3%.

(d) On the fourth \$1,000 or any part thereof, 4.3%.

(e) On the fifth \$1,000 or any part thereof, 4.9%.

(f) On the sixth \$1,000 or any part thereof, 5.4%.

(g) On the seventh \$1,000 or any part thereof, 5.9%.

(h) On the eighth \$1,000 or any part thereof, 6.9%.

(i) On the ninth \$1,000 or any part thereof, 7.5%.

(j) On the tenth \$1,000 or any part thereof, 8.0%.

(k) On the eleventh \$1,000 or any part thereof, 8.5%.

(L) On the twelfth \$1,000 or any part thereof, 9,0%.

(m) On the thirteenth \$1,000 or any part thereof, 9.5%.

(n) On the fourteenth \$1,000 or any part thereof, 10%.

(o) On all taxable income in excess of \$14,000, 10.4%.

(1d) The tax to be assessed, levied and collected upon taxable incomes of all persons other than corporations for the calendar year 1972 and corresponding fiscal years and for calendar and fiscal years thereafter shall be computed at the following rates:

(a) On the first \$1,000 of taxable income or any part thereof, at the rate of 3.1%.

(b) On the second \$1,000 or any part thereof, 3.4%.

(c) On the third \$1,000 or any part thereof, 3.6%.

(d) On the fourth \$1,000 or any part thereof, 4.8%.

(e) On the fifth \$1,000 or any part thereof, 5.4%.

(f) On the sixth \$1,000 or any part thereof, 5.9%.

(g) On the seventh \$1,000 or any part thereof, 6.5%.

(h) On the eighth \$1,000 or any part thereof, 7.6%.

(i) On the ninth \$1,000 or any part thereof, 8.2%.

(j) On the tenth \$1,000 or any part thereof, 8.8%.

(k) On the eleventh \$1,000 or any part thereof, 9.3%.

(L) On the twelfth \$1,000 or any part thereof, 9.9%.

(m) On the thirteenth \$1,000 or any part thereof, 10.5%.

(n) On the fourteenth \$1,000 or any part thereof, 11.1%.

(o) On all taxable income in excess of \$14,000, 11.4%.

SECTION 377. 71.09 (2a) (intro.) and (2am) (intro.) of the statutes are amended to read:

71.09 (2a) (intro.) The taxes to be assessed, levied and collected upon taxable incomes of corporations for the calendar years years 1953 to 1970 and corresponding fiscal years and for calendar and fiscal years thereafter shall be computed at the following rates to wit:

(2am) (intro.) The corporation franchise tax imposed under s. 71.01 (2) <u>and measured by net income of calendar and fiscal years to</u> <u>1970</u> shall be computed at the following rates:

SECTION 378. 71.09 (2c) and (2g) of the statutes are created to read:

71.09 (2c) The taxes to be assessed, levied and collected upon taxable incomes of corporations for the calendar year 1971 and corresponding fiscal years shall be computed at the following rates:

(a) On the first \$1,000 of taxable income or any part thereof, 2.1%.

(b) On the second \$1,000 or any part thereof, 2.7%.

(c) On the third \$1,000 or any part thereof, 3.2%.

(d) On the fourth \$1,000 or any part thereof, 4.3%.

(e) On the fifth \$1,000 or any part thereof, 5.3%.

(f) On the sixth \$1,000 or any part thereof, 6.4%.

(g) On all taxable income in excess of \$6,000, 7.4%.

(2g) The taxes to be assessed, levied and collected upon taxable incomes of corporations for the calendar year 1972 and corresponding fiscal years and for calendar and fiscal years thereafter shall be computed at the following rates:

(a) On the first \$1,000 of taxable income or any part thereof, 2.3%.

(b) On the second \$1,000 or any part thereof, 2.8%.

(c) On the third \$1,000 or any part thereof, 3.4%.

(d) On the fourth \$1,000 or any part thereof, 4.5%.

(e) On the fifth \$1,000 or any part thereof, 5.6%.

(f) On the sixth \$1,000 or any part thereof, 6.8%.

(g) On all taxable income in excess of \$6,000, 7.9%.

SECTION 379. 71.09 (2k) and (2m) of the statutes are created to read:

71.09 (2k) The corporation franchise tax imposed under s. 71.01 (2) and measured by net income of the calendar year 1971 and corresponding fiscal years shall be computed at the following rates:

(a) For the first \$1,000 of net income or any part thereof, 2.1%.

(b) For the second \$1,000 or any part thereof, 2.7%.

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(c) For the third \$1,000 or any part thereof, 3.2%.

(d) For the fourth \$1,000 or any part thereof, 4.3%.

(e) For the fifth \$1,000 or any part thereof, 5.3%.

(f) For the sixth \$1,000 or any part thereof, 6.4%.

(g) For all net income in excess of \$6,000, 7.4%.

(2m) The corporation franchise tax imposed under s. 71.01 (2) and measured by net income of the calendar year 1972 and corresponding fiscal years and calendar and fiscal years thereafter shall be computed at the following rates:

(a) For the first \$1,000 of net income or any part thereof, 2.3%.

(b) For the second \$1,000 or any part thereof, 2.8%.

(c) For the third \$1,000 or any part thereof, 3.4%.

(d) For the fourth \$1,000 or any part thereof, 4.5%.

(e) For the fifth \$1,000 or any part thereof, 5.6%.

(f) For the sixth \$1,000 or any part thereof, 6.8%.

(g) For all net income in excess of \$6,000, 7.9%.

SECTION 380. 71.09 (6) (intro.) of the statutes is amended to read:

71.09 (6) (intro.) <u>There</u> <u>On income of calendar years to 1970</u> and <u>corresponding fiscal years, there</u> may be deducted from the tax, after the same has been computed according to the rates of this section, personal exemptions for natural persons as follows:

SECTION 381. 71.09 (6k) and (6m) of the statutes are created to read:

71.09 (6k) On income of the calendar year 1971 and corresponding fiscal years there may be deducted from the tax after the same has been computed according to the rates of this section, personal exemptions for natural persons as follows:

(a) An exemption of 12 for the taxpayer; and an additional exemption of 12 for the spouse of the taxpayer, to the extent that such exemption is not used as a deduction from the separate tax of the spouse, and provided such spouse is not a dependent of another taxpayer; but for each taxpayer and also for the spouse of a married taxpayer who has reached the age of 65 prior to the close of the calendar or fiscal year, the exemption shall be 17. The determination of whether an individual is married shall be made as of the close of his taxable year, unless his spouse dies during his taxable year, in which case such determination shall be made as of the time of such death. An individual legally separated from his spouse under a decree of divorce or of separate maintenance shall not be considered as married.

(b) An exemption of \$12 for each person for whom the taxpayer is entitled to an exemption for the taxable year under section 151 (e) of the federal internal revenue code.

(c) An additional exemption of \$12 for a head of a family. In this paragraph, a "head of a family" means a taxpayer, deemed not married for purposes of par. (a), who maintained a household and supported therein himself and at least one other individual with respect to which individual the taxpayer was entitled to an exemption under par. (b).

(6m) On income of the calendar year 1972 and corresponding fiscal years and calendar and fiscal years thereafter, there may be deducted from the tax after the same has been computed according to the rates of this section, personal exemptions for natural persons as follows:

(a) An exemption of \$15 for the taxpayer; and an additional exemption of \$15 for the spouse of the taxpayer, to the extent that such exemption is not used as a deduction from the separate tax of the spouse, and provided such spouse is not a dependent of another taxpayer; but for each taxpayer and also for the spouse of a married taxpayer who has reached the age of 65 prior to the close of the calendar or fiscal year, the exemption shall be \$20. The determination of whether an individual is married shall be made as of the close of his taxable year, unless his spouse dies during his taxable year, in which case such determination shall be made as of the time of such death. An individual legally separated from his spouse under a decree of divorce or of separate maintenance shall not be considered as married.

(b) An exemption of \$15 for each person for whom the taxpayer is entitled to an exemption for the taxable year under section 151 (e) of the federal internal revenue code.

(c) An additional exemption of \$15 for a head of a family. In this paragraph, a "head of a family" means a taxpayer, deemed not married for purposes of par. (a), who maintained a household and supported therein himself and at least one other individual with respect to which individual the taxpayer was entitled to an exemption under par. (b).

SECTION 382. 71.09 (7) (g) (intro.) of the statutes is amended to read:

71.09 (7) (g) (intro.) The amount of any claim <u>filed in the</u> <u>calendar year 1971 or a prior calendar year</u> pursuant to this subsection <u>and based upon property taxes accrued or rent constituting</u> <u>property taxes accrued in 1970 or in a prior calendar year</u> shall be limited as follows:

SECTION 383. 71.09 (7) (gm) of the statutes is created to read:

71.09 (7) (gm) The amount of any claim filed in 1972 and based upon property taxes accrued or rent constituting property taxes accrued in 1971, or claims filed in later calendar years based upon property taxes accrued or rent constituting property taxes accrued in the preceding calendar year shall be limited as follows:

1. If the household income of the claimant's household was \$1,000 or less in the year to which the claim relates, the claim shall be limited to 75% of the property taxes accrued, or rent constituting property taxes accrued, or both, in such year on the claimant's homestead.

2. If the household income of the claimant's household was more than 1,000 in the year to which the claim relates, the claim shall be limited to 60% of the amount by which the property taxes accrued, or rent constituting property taxes accrued, or both, in such year on the claimant's homestead is in excess of 5% of household income exceeding 1,000 but not exceeding 1,500, 10% of household income exceeding 1,500 but not exceeding 2,000, and 14% of

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all household income over \$2,000. Relief shall not be allowed if household income was \$5,000 or more.

SECTION 384. 71.09 (7) (h) of the statutes is amended to read:

71.09 (7) (h) <u>1</u>. In any case in which property taxes accrued, or rent constituting property taxes accrued, or both, in any one year <u>through the calendar year 1970</u> in respect of any one household exceeds \$330, the amount thereof shall, for purposes of this subsection, be deemed to have been \$330.

<u>2.</u> In any case in which property taxes accrued, or rent constituting property taxes accrued, or both, in 1971 or any subsequent calendar year in respect of any one household exceeds \$500, the amount thereof shall, for purposes of this subsection, be deemed to have been \$500.

SECTION 385. 71.10 (2) (intro.) of the statutes is created to read:

71.10 (2) (intro.) The following shall report in accordance with this subsection:

SECTION 386. 71.10 (2) of the statutes is amended to read:

71.10 (2) (a) 1. This subdivision applies with respect to income of the calendar year 1971 and corresponding fiscal years and prior calendar and fiscal years. Every person other than a corporation, having for the calendar year a gross income of \$600 or more and every married person receiving any net income during the year when the combined net incomes of such married person and his or her spouse is \$1,400 or more, except that beginning with the 1964 calendar year or corresponding fiscal year and in subsequent years, every such person having a gross income of \$500 or more and every married person fiscal years of age or over, \$1,000 or more and every married person receiving any gross income during the year when the combined gross incomes of such married person and his or her spouse is: a) \$1,200 or more if both are under 65 years of age; b) \$1,400 or more if one spouse is under 65 years of age and the other spouse is 65 years or over; or c) \$1,600 or more, if both are 65 years of age or over if both are 65 years of age or over if both are 65 years of age and the other spouse is 65 years or over; or c) \$1,600 or more, if both are 65 years of age or over if both are 65 years of age or over if both are 65 years of age and the other spouse is 65 years or over; or c) \$1,600 or more, if both are 65 years of age or over if both are 65 years of age or over if both are 65 years of age and the other spouse is 65 years or over; or c) \$1,600 or more, if both are 65 years of age or over if both are 65 years of age or over if both are 65 years of age or over if both are 65 years of age or over if both are 65 years of age and the other spouse is 65 years or over; or c) \$1,600 or more, if both are 65 years of age or over if both are 65 years of age and the other spouse is 65 years or over; or c) \$1,600 or more, if both are 65 years of age or over if a group is a spouse is 65 years or over; or c) \$1,600 or more, if both are 65 years of age or over if a group is a spous a spouse is 65 years or over; or c) \$1,600 or more, if both

(b) Such reports shall report the same be made on or before April 15 following the close of such a year referred to in par. (a) (or when such person's fiscal year is other than the calendar year, then on or before the fifteenth 15th day of the fourth 4th month following the close of such fiscal year) to the department of revenue, in the manner and form prescribed by the department of revenue, whether notified to do so or not , and . Such persons shall be subject to the same penalties for failure to report as those who receive notice. If the taxpayer is unable to make his own return, the return shall be made by a duly authorized agent or by the guardian or other person charged with the care of the person or property of such taxpayer.

(c) Nothing eontained in this subsection shall <u>preclude</u> <u>precludes</u> the department of revenue from requiring any person other than a corporation to file an income tax return when in the judgment of the assessor of incomes a return should be filed.

SECTION 387. 71.10 (2) (a) 2 of the statutes is created to read:

71.10 (2) (a) 2. This subdivision applies with respect to income of the calendar year 1972 or corresponding fiscal years and calendar and fiscal years thereafter. Every person having a gross

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income of \$1,500 or more if under 65 years of age, or if 65 years of age or over \$1,650 or more, and every married person receiving any gross income during the year when the combined gross incomes of such married person and his or her spouse is: a) \$2,000 or more if both are under 65 years of age; b) \$2,150 or more if one spouse is under 65 years of age and the other spouse is 65 years or over; or c) \$2,300 or more, if both are 65 years of age or over.

SECTION 388. 71.14 (1) (intro.) and (2) (intro.) of the statutes, as affected by chapter 40, laws of 1971, are amended to read:

71.14 (1) (intro.) All collections of normal income taxes of persons other than corporations, including remittances of taxes withheld or declared <u>ending October 31, 1971</u>, shall become a part of the state general fund for use of the state, except that 26.38% of such collections to October 31, 1971, shall be apportioned as follows:

(2) (intro.) All collections of income and franchise taxes of corporations, including remittances of taxes declared, <u>ending</u> <u>Octo-ber</u> <u>31</u>, <u>1971</u>, shall become a part of the state general fund for use of the state, except that 46.2% of such collections <u>to</u> <u>October</u> <u>31</u>, <u>1971</u>, shall be apportioned as follows:

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SECTION 390. 71.14 (6) (e), (7) and (8) of the statutes are created to read:

71.14 (6) (e) No correction for errors in previous allocations shall be made under this subsection in making any distribution subsequent to that of November 30, 1971.

(7) The department shall correct for errors and omissions under sub. (6) (a), (b) and (c) in making distributions after November 30, 1971, only if the department is notified of such error on or before December 31, 1971, and within the limitation period provided in sub. (6) (d). In such cases, the appropriate correction shall be made in the next succeeding distribution under subch. I of ch. 79, and such adjustment shall be carried over, if necessary, to future distributions under subch. I of ch. 79, until the correction has been completed.

(8) All taxes imposed and collected under this chapter on and after November 1, 1971, other than those imposed on urban transit companies under s. 71.18, shall become a part of the general fund for use of the state, except that 2%/3%% /through /October /31/, 1971/, 25.17% for the period November 1, 1971, to July 31, 1972, and 24.66% thereafter, of collections of income of persons other than corporations and 4%/2% /through /October /31/, /1971/, 40.34% for the period November 1, 1971, to July 31, 1972, and 41.47% there

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after, of collections of income and franchise taxes of corporations shall be entered in the municipal and county shared tax account and distributed under subch. I of ch. 79.

SECTION 391. 71.18 (3) of the statutes is amended to read:

71.18 (3) PAYMENT OF TAX. The special income tax assessed under this section shall be reported in an income tax return filed in accordance with this chapter, except as modified by this section. The tax so reported and assessed shall be payable to the department of revenue , and when collected, ... Taxes collected prior to November 1, 1971, shall be apportioned to the state, counties, towns, cities and villages in the same manner as taxes are apportioned pursuant to s. 76.28, 1969 stats. Taxes collected on or after November 1, 1971, shall be deposited in the general fund, and 83% thereof shall be entered in the municipal and county shared tax account and distributed under subch. I of ch. 79.

SECTION 392. 71.21 (14) (a) of the statutes is amended to read:

71.21 (14) (a) The tax shown on the return of the individual for the preceding taxable year, if a return showing a liability for tax was filed by the individual for the preceding taxable year and such preceding year was a taxable year of 12 months. This paragraph shall ______ not be ______ considered in connection with an underpayment of estimated tax in the taxable year 1972 of the individual.

SECTION 393. 71.22 (10) (a) of the statutes is amended to read:

71.22 (10) (a) The tax shown on the return of the corporation for the preceding taxable year, if a return showing a liability for tax was filed by the corporation for on or measured by the income of the preceding year and such preceding year was a taxable year of 12 months. This paragraph shall not be considered in connection with an underpayment of estimated tax in the taxable year 1972 of the corporation.

SECTION 394. 73.10(1) of the statutes is created to read:

73.10 MUNICIPAL AUDITING. (1) In this section "department" means the department of revenue.

SECTION 395. 76.13 (2) of the statutes is amended to read:

76.13 (2) Every tax roll shall thereupon forthwith be delivered to the state treasurer and a copy thereof filed with the secretary of administration. The state treasurer shall immediately notify, by certified mail, the several companies taxed therein to pay the tax extended thereon to the state treasurer, as follows: In the case of companies assessed on or before June 15, not less than one-half of the amount of such tax on or before July 10 and the remainder on or before October 15 of the same year; and in the case of all other companies on or before December 1 in the year 1971, and thereafter November 10 of the same each year; but the payment of one-half of the 2nd instalment in the case of a company assessed on or before June 15 and the payment of one-fourth of the tax in the case of any other company may, if said company has brought an action in the Dane county circuit court under s. 76.08, be made without delinquent interest as provided in s. 76.14 any time prior to the date upon which such appeal becomes final, but any part thereof ultimately required to be paid shall bear interest from the original due date to the date such appeal became final at the rate of 5% per annum and at 15% per annum thereafter until paid. The taxes extended against any company after the same become due, with interest, shall be a lien upon all the property of such company prior to

all other liens, claims and demands whatsoever, which lien may be enforced in an action in the name of the state in any court of competent jurisdiction against the property of such company within the state as an entirety.

SECTION 396. 76.24 of the statutes is renumbered 76.24 (intro.) and amended to read:

76.24 (title) DISTRIBUTION OF REVENUE. (intro.) All taxes collected from companies defined in section <u>s</u>. 76.02 under the provisions of this chapter shall be paid to the state treasurer and become a part of the general fund for the use of the state, except as otherwise specifically provided by law.

SECTION 397. 76.24 (1) to (4) of the statutes are created to read:

76.24 (1) (a) All taxes paid by any company defined in s. 76.02 derived from or apportionable to docks, ore yards, piers, wharves, grain elevators, and their approaches, or car ferries on the basis of the separate valuation provided for in s. 76.16, shall be distributed annually to the towns, villages and cities in which they are located, pursuant to certification made by the department of revenue on or before July 10.

(b) If the state is compelled to refund in whole or in part any of the taxes which have been distributed to municipalities under par. (a), such municipalities shall repay to the state the amount of such tax so received by them, and the secretary of state, upon information certified to him by the department of administration, shall certify the amounts to be repaid to the state to the county clerks of the counties in which such municipalities are located for levy and collection from said municipalities as other state taxes are levied and collected.

(c) If an error in any past distribution roll is discovered, the same may be corrected by making the proper addition to or subtraction from any of the 3 subsequent distribution rolls.

(2) The taxes paid into the state treasury by any air carrier defined in s. 76.02 shall be deposited in the general fund and appropriated therefrom to the department of transportation for the purposes specified in s. 20.395 (1).

(3) Of taxes paid by any light, heat and power company, conservation and regulation company or pipeline company, defined by s. 76.02, 83% before reduction by the credit provided in s. 79.10 (1a) (b), shall be entered in the municipal and county shared tax account and distributed under subch. I of ch. 79.

(4) Taxes collected hereunder on new production plants, owned by light, heat or power companies, assessed under s. 76.07, or by electric cooperative associations, assessed under s. 76.48, and erected on a site not within one mile of the site of an older production plant of the same company, individually or in association with another company, shall be distributed according to s. 76.28 or 76.48, 1969 stats., in the case of assessments made after commencement of construction of the plant until 4 assessment years after the date of commencement of construction of the plant.

SECTION 398. 76.27, 76.28 and 76.29 of the statutes are repealed.

SECTION 399. 76.30 (1) of the statutes is amended to read:

76.30 (1) Every company transacting the business of insurance against fire or marine loss, other than <u>domestic insurance companies</u>

and companies excepted under sub. (3) and s. 76.305 _, shall pay to the state, in respect to marine insurance a tax of one-half of one per cent and in respect to fire insurance a tax of 2.375% on the amount of the gross premiums received for direct insurance, less return premiums and cancellations on direct insurance, by such company during each calendar year in this state. Direct insurance includes all insurance other than reinsurance. In case any company discontinues business in this state and reinsures the whole or a part of its risks without making payment of this tax, the company accepting such reinsurance the tax shall be apportioned between such companies in proportion to the original premiums upon the business in this state, so reinsured by each such company. Upon the payment of the tax herein provided, and the fees required by s. 601.31, such company may be licensed to transact its business until May 1 in the ensuing year, unless sooner revoked or forfeited according to law.

SECTION 400. 76.30 (3) and (4) of the statutes are repealed.

SECTION 401. 76.305 of the statutes is amended to read:

76.305 MUTUAL INSURANCE COMPANIES; TAXES, CHARGES, DUES AND LICENSE FEES. No domestic town mutual insurance company <u>organized under or subject to ch. 202</u> shall be required to pay any taxes, charges, dues or license fees to the state except those charges and dues provided for in ss. 200.17, 601.31, 601.32 and 601.45. This -section -shall -not -apply to -annual -license -fees required under s. 76.34.

SECTION 402. 76.32 of the statutes is amended to read:

76.32 (1) Every corporation transacting the business of casualty or suretyship insurance, other than <u>domestic insurance compa-</u> <u>nies and</u> companies exempted under <u>sub. (2) and</u> s. 76.305, shall pay to the state 2% upon the gross premiums during each calendar year on all policies or contracts which have been written on the lives of residents or on property in this state.

(2) Every domestic stock insurance company transacting the business of <u>casualty</u> or <u>suretyship</u> insurance as <u>defined</u> in <u>s. 201.04</u> (19) shall pay to the state on or before the first day of March 1 in each year 2% upon the gross premiums received during the preceding year on all policies or contracts which have been written on the lives of residents or on property in this state.

SECTION 403. 76.38 (2) of the statutes is amended to read:

76.38 (2) (a) Every telephone company shall on or before March 1 in each year make and return to the department in such form and upon such blanks as the department shall prescribe prescribes, a true statement of the gross revenues from the operation of its business during the preceding calendar year, which statement shall be certified by the president and treasurer of such company so operating, or 2 of the principal officers thereof. For sufficient reason shown the department may upon written request allow such further time for making and filing the report as it may-deem deems necessary but not to exceed 30 days.

(b) The report shall show the gross revenues attributable to this state from the service of local and rural exchange property of the telephone company and shall show separately each town, village and eity in which any portion of such local or rural exchange property is located and opposite the name of each such municipality the amount of gross revenues derived from the exchange property shall be listed. The report shall also show the total toll service revenue attributable to the this state which shall include all toll service

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revenue from business originating and terminating within the this state and a proportion of toll service revenue from all interstate business passing through, into or out of the this state, based upon the mileage within the this state to the entire mileage over which such business is done, or based upon such other facts and circumstances which in the judgment of the department will produce a substantially just and correct determination of the amount of such interstate toll service revenue attributable to the this state. All

(c) ____For __purposes of this section, all other operating revenues attributable to this state which can be definitely assigned to one or more municipalities should, for the purposes of this section, shall be classified as exchange service revenue - ___If , but if such assignment can not reasonably be made, such other operating revenues should, for the purposes of this section, shall be classified as toll service revenues.

SECTION 404. 76.38 (7) of the statutes is repealed and recreated to read:

76.38 (7) All telephone license fees shall be deposited in the general fund and 85% of the license fees on exchange business shall be entered in the municipal and county shared tax account and distributed under subch. I of ch. 79.

SECTION 405. 76.38 (12) (b) of the statutes is amended to read:

76.38 (12) (b) In case of overpayments of license fees by any telephone company under the provisions of par. (a), the department shall certify such overpayments to the department of administration, which shall audit the amount of such overpayments and the state treasurer shall pay the amounts so audited. In case any portion of such overpayment has previously been paid to to towns, villages and eities under the provisions of such overpayments and the state treasurer the provisions of such overpayment has previously been paid to to towns, villages and eities under the provisions of such overpayment has previously been paid to to towns, villages and eities under the provisions of such of such nuncipalities shall repay to the state the proper proportion of such license fees. so received by the department of administration, shall certify the amounts to be repaid to the state to the county clerks of the counties in which such municipalities as other state taxes are levied and collected. The amount of the overpayment previously paid into the overpayment, be deducted from the amount in the municipal and county shared tax account shall, upon refund of the overpayment, be deducted from the amount in the municipal and county shared tax account shall upon refund of the original payment to the date when the refund is made. The time for making additional levies of license fees or claims for refunds of excess license fees paid, in respect to any year, shall be limited to 4 years after the time the report for such year was filed.

SECTION 406. 76.48 (4) of the statutes is repealed and recreated to read:

76.48 (4) All license fees provided in sub. (1) shall be deposited in the general fund and shall be entered in the municipal and county shared tax account and distributed under subch. I of ch. 79.

SECTION 407. 76.48 (5) to (7) of the statutes are repealed.

SECTION 408. 76.48 (8) and (9) of the statutes are renumbered 76.48 (5) and (6), respectively.

SECTION 409. 77.53 (6) of the statutes is repealed.

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SECTION 410. 77.61 (4) (b) of the statutes is amended to read:

77.61 (4) (b) For reporting the sales and use tax and the accounting connected therewith, retailers shall may deduct 2% of the total sales and use tax payable each reporting period as partial sales and use tax administration expenses, provided the payment of such taxes is not delinquent. Such deductions shall be limited to one per cent of total sales and use tax paid or payable on or after January 1, 1972.

SECTION 411. 77.625 of the statutes is renumbered 79.11 and 79.11 (1), as renumbered, is amended to read:

79.11 (1) The extension of the tax credits authorized by this subchapter <u>s. 79.10</u> on the tax roll shall be deemed payment of that portion of the total tax due on property to which such credits are applicable.

SECTION 412. 77.63 of the statutes is renumbered 79.10 and 79.10 (1), (1a) (b) and (2), as renumbered, are amended to read:

**79.10** (title) **REAL PROPERTY** AND **PUBLIC** UTILITY TAX **CREDITS.** (1) The sales and use taxes collected pursuant to this subchapter shall be deposited in the state general fund, except that on <u>On</u> March 1 of each year, the amount appropriated under s. 20.835 (2) (a) ; shall be distributed by the department of administration to towns, villages and cities in allocable shares pursuant to sub. (2), and taxpayers subject to tax under ss. 76.13, 76.38 and 76.48 in allocable shares certified by the department of revenue pursuant to sub. (1a) (b). In addition, commencing with <u>March 1</u>, 1972, the amount stated in s. 79.05 shall be distributed on each <u>March 1</u> by the department of administration to towns, villages and cities in allocable shares pursuant to sub. (2).

(1a) (b) That portion of the appropriation provided by s. 20.835 (2) (a) to grant property tax relief as set forth in par. (a) to taxpayers that paid taxes and license fees levied pursuant to ss. 76.13, 76.38 and 76.48 shall be paid to such taxpayers on March 1, 1963 , and on March 1 annually thereafter. The department of revenue shall certify a refund roll to the department of administration which department shall remit directly to the taxpayers. In the case of light, heat and power companies, conservation and regulation companies, and pipeline _ companies, the credit shall be applied against the payment due under s. 76.13 (2) on November 10 of the preceding year and, in the case of all other companies upon which taxes are levied under s. 76.13 (1), the credit shall be paid directly to them on November 10 of the preceding year, commencing with credits otherwise payable on March 1, 1973.

(2) Participation in the allocation under sub. (1) shall be limited to municipalities having an average computed full value rate in excess of -14-<u>17</u> mills. The excess of the average computed full value rate over -14-<u>17</u> mills of each participating municipality shall be multiplied by the municipality's full value of all taxable property except personal property entitled to tax credit under s. 77.64 <u>79.12</u> for the preceding year, as equalized for state tax purposes. The allocable share of each participating municipality in the distribution under sub. (1) shall be in the same proportion as the amount determined hereunder for each municipality bears to the total amount, thus determined, of all participating municipalities.

SECTION 413. Subchapter IV (title) of chapter 77 of the statutes is repealed.

SECTION 414. 77.64 of the statutes is renumbered 79.12 and 79.12 (1) (b) and (2), as renumbered, are amended to read:

79.12 (1) (b) If the local level of assessment on personal property is greater than the local level of assessment on real property in a tax district as determined by the department under ss. 70.57 and 73.06 (5), the amount referred to in par. (c) shall be 50%. 60% of the tax that would have been levied had the personal property been assessed at a level no higher than the real property, except that  $_{7}$  commencing with the February 1, 1966 1973, certification, the percentage referred to herein shall be increased by -5 for the descent year until 60% is reached with the February 1, 1966 105%. If the local level of assessment on personal property is no greater than the local level of assessment on real property is no greater than the local level of assessment on real property is no greater than the local level of assessment on real property is no until referred to in par. (c) shall be 50% 60% of the tax levied on merchants' stock in trade, manufacturers' materials and finished products, and livestock, except that  $_{7}$  commencing with the February 1, 1966 1973, certification, the percentage referred to here in shall be 50% 60% of the tax levied on merchants' stock in trade, manufacturers' materials and finished products, and livestock, except that  $_{7}$  commencing with the February 1, 1966 1973, certification, the percentage referred to here in shall be increased by -5 for the -certification -of each year until 60% is reached with the February 1, 1966, 1973, certification, the percentage referred to here the shall be increased by -5 for the -certification -of each year until 60% is reached with the February 1, 1966 1973, certification, the percentage referred to here the shall be increased by -5 for the -certification -of each year until 60% is reached with the February -1, -1967, -certification; thereafter -such

(2) The clerk of each taxation district shall apportion to each taxpayer against whom a levy was made in the preceding year on merchants' stock in trade, manufacturers' materials and finished products, and livestock 50% <u>60%</u> of such levy as determined under sub. (1) (b), except that commencing with the apportionment based on the May 1, 1965 <u>1972</u>, assessments, the percentage referred to herein shall be increased <u>by 5 for the apportionment of each year until 60%</u> is <u>reached with the apportionment based on the of the apportionment based on the thereafter such percentage shall be <u>60 65%</u>. The department shall furnish the apportionment factor to the clerks of the tax districts on or before December 1.</u>

SECTION 415. 77.67 and 77.68 of the statutes are renumbered 79.13 and 79.14, respectively.

SECTION 416. 77.69 of the statutes is renumbered 79.15 and amended to read:

79.15 Property entitled to credit under s. 77.63 -or -77.64 79.10 or 79.12 but omitted from the assessment roll shall be taxed according to s. 70.44 at the rate prevailing in the year of omission but shall receive the same state credit as other like property receives in the year in which it is placed on the tax roll. This section -shall -first -be effective as to -credits -that -would -have -been granted -had -the -property -not -been -omitted from the May 1, 1962 assessment roll.

SECTION 417. Chapter 79 of the statutes is renumbered chapter 85.

SECTION 418. Chapter 79 of the statutes is created to read:

#### CHAPTER 79. STATE TAX SHARING. SUBCHAPTER I. MUNICIPAL AND COUNTY SHARED TAX ACCOUNT.

**79.01** ACCOUNT ESTABLISHED. There is established an account in the general fund entitled the "Municipal and County Shared Tax Account", referred to in this chapter as the "shared tax account". There shall be recorded in such account all taxes and fees apportioned or appropriated thereto under ss. 20.395 (2) (wd), 71.14 (8), 71.18 (3), 76.24 (3), 76.38 (7), 76.48 (4), 86.35 and 139.13. Except for recording such amounts in the shared tax account, they shall be treated as all other money in the general fund until distributed pursuant to this chapter. **79.02** JULY 31 PRELIMINARY DISTRIBUTION. Annually beginning July 31, 1972, the department of administration, upon certification by the department of revenue, shall distribute to each municipality from the shared tax account an amount equal to \$35 times its population, as defined in s. 79.07, less 16.25% thereof which shall be distributed to the county in which the municipality is located. If on any June 30 there is not sufficient money in the shared tax account to make such distributions, each municipality shall share in the amount then in the shared tax account in the proportion of its population, as defined in s. 79.07, to the total population of all municipalities, after reduction in each case by 16.25% which shall be distributed to the county in which the municipality is located.

**79.03 NOVEMBER 15 DISTRIBUTION.** (1) Annually beginning November 15, 1972, the department of administration, upon certification by the department of revenue, shall distribute to municipalities and counties all funds entered in the shared tax account as of the previous October 31, after reduction by the amounts necessary to make the payments under ss. 79.04 and 79.05. The distributable share therein of each municipality and county shall consist of an amount determined on the basis of population under sub. (2), plus an amount determined under sub. (3), less the amount distributed on July 31 of that year under s. 79.02.

(2) Every municipality's portion of the amount distributable under sub. (1) based on population shall equal \$35 times its population, as defined in s. 79.07, less 16.25% thereof which shall be distributed to the county in which each municipality is located.

(3) The remaining portion of the amount distributable under sub. (1) to each municipality and county before reduction by the amount of the July 31 distribution of that year shall be allocated on the basis of allocable interests, determined as follows:

(a) The excess of the average computed full value rate over 17 of each participating municipality shall be multiplied by the municipality's full value of all taxable property, as equalized for state tax purposes. The allocable share of each participating municipality in the distribution under sub. (1) shall be in the same proportion as the amount determined hereunder for each municipality bears to the total amount, thus determined, of all participating municipalities.

(b) The resulting percentage for each municipality shall be reduced by 16.25% and the remaining percentage shall constitute its allocable interest in the amounts to be distributed under this subsection. The percentage thus subtracted shall be attributed to the county in which the municipality is located. The allocable interest for each county shall be the total percentages attributed to it for all municipalities located in the county.

**79.04 PUBLIC** UTILITY **DISTRIBUTION.** (1) Annually beginning November 15, 1972, the department of administration, upon certification by the department of revenue, shall distribute to a municipality having within its boundaries a production plant or a general structure, including production plants and general structures under construction, owned by a light, heat or power company assessed under s. 76.07 or by an electric cooperative association assessed under ss. 76.07 and 76.48, respectively, or all pipeline property owned by a pipeline company assessed under s. 76.07, the lesser of the following amounts, except that no distribution shall be made if the municipality received a distribution under s. 76.24 (4), pertaining to the same production plant or any production plant or general structure under construction:

(a) An amount determined by multiplying by 11 mills the amount shown in the account of each public utility on December 31 of the preceding year for either "production plant, exclusive of land" and "general structures", or "work in progress" for production plants and general structures under construction, in the case of light, heat, power or electric cooperatives or in the case of pipeline companies, the total amount in the account for all property in accordance with the system of accounts established by the public service commission or rural electrification administration, less depreciation thereon as determined by department of revenue; or

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(c) 1. The municipal clerk of any city, town or village shall on or before January 15 apportion four-elevenths of the amounts received pursuant to sub. (1) to the various school districts or parts thereof in the proportion which the taxable pproperty of the school district within the municipality bears to the total valuation of the taxable property of the entire municipality according to the last assessment roll.

2. If the city, town or village includes area in a union high school district, the amount allotted to the area of the union high school shall be equally divided between the union high school district and the elementary school district comprising the area. When there is more than one elementary district in the union high school area, each elementary district shall receive the elementary school allocation in an amount in the proportion which the valuation of the taxable property of the elementary district within the municipality bears to the total valuation of the union high school district within the municipality according to the last assessment roll.

(2) Annually beginning November 15, 1972, the department of administration, upon certification by the department of revenue,shall distribute to a county having within its boundaries a production plant or a general structure, including production plants and general structures under construction, owned by a light, heat or power company assessed under s. 76.07 or by an electric cooperative association assessed under ss. 76.07 and 76.48, respectively, or all pipeline property owned by a pipeline company assessed under s. 76.07, an amount determined by multiplying by 6 mills the amount shown in the account of each public utility on December 31 of the preceding year for either "production plant, exclusive of land" and "general structures", or "work in progress" for production plants and general structures under construction, in the case of light, heat, power or electric cooperatives or in the case of pipeline companies, the total amount in the account for all property in accordance with the system of accounts established by the public service commission or rural electrification administration, less depreciation thereon as determined by department of revenue. No distribution shall be made if the county received a distribution under s. 76.24 (4), pertaining to the same production plant or any production plant or general structure under construction.

**79.05 DISTRIBUTION TO INCREASE REAL PROPERTY TAX CREDITS.** (1) On the dates specified, the amounts set forth in sub. (2) shall be paid from the shared tax account by the department of administration for the purposes of providing real property tax credits under s. 79.10. If there is insufficient money in the shared tax account to make these distributions, the balance shall be supplied from the general fund under s. 20.835 (1) (a).

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(2) (a) In par. (b) "all general property taxes" includes state, county, local and school taxes plus special assessments, occupational taxes, forest crop taxes and woodland taxes, reduced by the levy on all property entitled to the credit under s. 79.12.

(b) On March 1, 1972, \$28,600,000; on March 1, 1973, \$55,400,000; on March 1, 1974, \$85,400,000; on March 1, 1975, \$115,400,000; on March 1, 1976, \$145,400,000; and annually, beginning March 1, 1977, \$175,400,000.

**79.06 MINIMUM PAYMENTS.** If the 1972 shared tax payment and the 1972 real property tax credit to a municipality is less than 90% of the 1971 shared tax payment and 1971 real property tax credit to that municipality, it shall receive an additional amount equal to the difference, but no municipality may receive more than \$600 per capita annually because of this payment. Thereafter, each municipality shall in any calendar year receive no less than 90% of the amount it received in the prior calendar year.

#### 79.07 DEFINITIONS. In this subchapter:

(1) "Municipality" means any town, village or city in this state. Where a municipality is located in more than one county, the portion thereof in each county shall be considered a separate municipality.

(2) "Population" shall be deemed to be the number of persons residing in each municipality and county of the state as determined by the department of administration on or before March 31 of each year. On or before January 31 of each year, the department of administration shall notify the clerk of each municipality and county of its proposed population determination for distribution purposes in that year for the particular municipality or county. Municipalities and counties believing such proposed determination to be in error shall, by February 20 of the same year, file their specific objections, and evidence in support thereof, with the secretary of administration. In making such population determination by the department of administration shall take into consideration the last previous federal census, the latest annual determination by the department of health and social services of the population of each county, the residence of personal exemptions set forth in the most recent state income tax returns available, the current statistics of motor vehicle registration and any other records and facts the department deems relevant. The department's March 31 determination of population shall be final for the purposes of distributions under ss. 79.02 and 79.03 in the same calendar year.

(3) "Computed full value rate" means the sum total of all general property taxes (including state, county, local and school taxes), special assessments and sewer service charges, occupational taxes, forest crop taxes and woodlands taxes levied and extended by a town, village or city as reported to the department of revenue in its abstract of assessments and taxes, divided by the full value of all taxable property in such municipality as equalized for state purposes pursuant to s. 70.57, and the quotient expressed in mills per dollar of valuation.

(4) "Average computed full value rate of a municipality" means the average of the computed full value rate of the 3 preceding years.

SUBCHAPTER II. PROPERTY TAX CREDITS. (to precede s. 79.10)

#### 79.10(1a)(title) UTILITY CREDITS.

## SECTION 419. 85.03 of the statutes is created to read:

85.03 SPECIAL ASSISTANT FOR SAFETY AND LAW **ENFORCEMENT.** The secretary of transportation shall nominate, and with the advice and consent of the senate appoint, a special assistant for safety and law enforcement, for a 4-year term expiring on March 1, 1975, and quadrennially thereafter.

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SECTION 420. 83.013 of the statutes is amended to read:

83.013 In each county the highway commissioner, a representative of law enforcement of the county as designated by the county board and the <u>director</u> of highway safety promotion and administration of the division of motor vehicles coordinator or his designated representative shall comprise a council which shall at least quarterly review an accident map, to be maintained by a designated law enforcement officer of <u>designated</u> by the county board which shows the exact location of each accident in the county for that year. Upon each review, the council shall make written recommendations for any corrective actions it deems appropriate to the county highway committee, where appropriate, to the highway commission, where appropriate, and to any other appropriate branch of local government.

SECTION 421. 84.01 (27) of the statutes is created to read:

84.01 (27) URBAN MASS TRANSIT SYSTEMS. To encourage the development, improvement and use of public mass transportation systems operating motor vehicles on highways for the transportation of passengers within urbanized areas so as to increase traffic capacity, the commission may, from funds available under s. 84.03 (3) and with county approval, acquire, construct, reconstruct and maintain lands and facilities for the development, improvement and use of public mass transportation systems for the transportation of passengers within urbanized areas in this state. The commission may encourage generally and provide, without limitation by enumeration, for the construction of exclusive or preferential bus lanes, highway control devices, bus passenger loading areas and terminal facilities, including shelters, and fringe and corridor parking facilities to serve bus and other public mass transportation passengers. All moneys granted or allotted to this state as federal aid for the purposes specified in this subsection shall be expended by the commission in accordance with the act of congress relating to such federal aid funds. SECTION 422. 84.03 (3) (a) of the statutes is amended to read:

#### SECTION 423. 84.06 (1) of the statutes is amended to read:

## SECTION 424. 84.07 (1m) of the statutes is created to read:

84.07 (1m) When the public mass transportation system uses a state trunk highway, such facilities shall be maintained by the state at state expense in accordance with this section. Maintenance shall be performed within the highway right-of-way, upon facilities and lands within the highway corridor, and upon such terminal and parking facilities as may be reasonably adjacent to the highway corridor.

SECTION 425. 86.35 (1) of the statutes is renumbered 86.35 and amended to read:

86.35 DISTRIBUTION OF PRIVILEGE HIGHWAY TAX. From the appropriation made by s. 20.395 (2) (wb) (wc), the highway commission shall allot pay annually on -December 15 beginning October 15, 1972, to each town, -village and city, the state treasurer a privilege highway tax in an the amount as herein set forth in -lieu of the general property tax assessed prior to 1931 on motor vehieles. - Each town, village and city shall receive an in this section. Such amount shall be entered in the municipal and county shared tax account and distributed under subch. I of ch. 79. Such amount shall

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be equal to 11% of the net registration and title fees, derived from vehicles eustomarily kept in such town, village or city in the fiscal year ended the previous June -30 and registered under s. 341.25 (1) (c), (d) or (e) and 20% of the net registration and title fees derived from all other vehicles registered under ch. 341 ( excluding fees collected from nonresidents pursuant to reciprocity agreements <u>)</u>, but in no case shall the amount allotted be less than the approximate amount collected by such town, village or city from the property tax on motor vehicles levied in the year 1930 as computed under ch. 22, laws of 1931. Allotments <u>Distributions</u> made pursuant to this section shall be based on the net registration and title fees certified annually by the division of motor vehicles pursuant to s. 341.34.

SECTION 426. 86.35 (2) and (3) of the statutes are repealed.

SECTION 427. 93.07 (4) of the statutes is amended to read:

93.07 (4) STATE AID TO AGRICULTURAL SOCIETIES. To receive and examine, prior to their transmission to the department of administration, the biennial request for state aid of the Wisconsin - horticultural - society, - the - Wisconsin - erop - improvement - association, - the Wisconsin live stock breeders association 7- the - Wisconsin co-operative - poultry - improvement - association, - and - the - foreign - type encessmakers' - association; to transmit and make recommendations upon these - requests to the department of administration and the governor; and to advise as to the manner of expending and accounting for state moneys appropriated to all - such - organizations that organization.

## SECTION 428. 93.24 of the statutes is created to read:

93.24 STATE FAIR PARK BOARD. (1) The state fair park board shall manage the state fair park and supervise or conduct thereat fairs, exhibits or promotional events for agricultural, industrial, educational and recreational purposes; lease or license the use of any property thereon for other purposes when not needed for the above public purposes; and charge reasonable rents and fees for use of or attendance at the premises.

(2) The board shall appoint a state fair park director, outside the classified service, to serve at the pleasure of the board.

(3) For personnel purposes, state fair park state employes shall comprise a single employment unit within the department.

(4) Nothing in this section shall prevent the operation and leasing of any facilities by private entrepreneurs, except that the state shall reserve the use of state fair park facilities for a sufficient period of time every year for purposes of conducting an annual state fair.

#### SECTION 429. 93.25 of the statutes is created to read:

93.25 STATE FAIR PARK FACILITIES. (1) The legislature hereby determines that new facilities shall be developed at state fair park in West Allis to provide a permanent location to continue the tradition of an annual Wisconsin state fair and to accommodate major sports events, agricultural and industrial expositions, and other programs of civic interest. Development and operation of the new state fair facilities shall be accomplished through the procedures set forth, in a manner which will allow the facilities to be financially self-supporting and which will allow maximum private enterprise involvement consistent with protection of state interests. (2) The secretary of agriculture shall act basically to advise and coordinate the activities of the state fair park board with the other functions of the department.

(3) The state fair park board and the department of agriculture shall cooperate with the building commission in all matters relating to the development of new facilities pursuant to s. 13.488 (7). The board shall solicit proposals from private entrepreneurs interested in leasing any facilities at state fair park. The terms of such leases may be negotiated at the discretion of the board, subject to the lease provisions of s. 13.488 (7).

#### SECTION 430. 94.80 of the statutes is amended to read:

94.80 ANNUAL REPORTS TO DEPARTMENT. The secretaries of the -Wisconsin -crop -improvement -association, the Wisconsin state horticultural -society, the -foreign -type cheesemakers' -association, secretary _ of the Wisconsin livestock breeders' breeders association and the -Wisconsin -co-operative poultry -improvement -association shall on and after July 1 of each year make a report to the department of agriculture, signed by the president, treasurer and secretary of the society _association setting forth in detail the receipts and disbursements of the society -or association for the preceding fiscal year in such form and detail together with such other information as the department may require. On receipt of such reports, if the department is satisfied that the business of each society the _ association has been efficiently conducted during the preceding fiscal year and in the interest of and for the purpose for which the society <u>association</u> was organized and if the final statement shows that all the receipts together with the state aid have been accounted for and disbursed for the proper and necessary purposes of the society <u>association</u>, and in accordance with the laws of the state, then the department shall file a certificate with the department of administration and it shall draw its warrant and the state treasurer shall pay to the respective treasurer of each of -said societies named -in this -society -or The association the appropriation made available for each such society the __association by s. 20.115 (4) (a). Any -society -or The association receiving -state -aid may upon application to the state purchasing agent, upon such terms as he may require, obtain printing for the society or association under the state contract.

## SECTION 431. 95.25 (5) of the statutes is amended to read:

95.25 (5) For each animal condemned and slaughtered, unless otherwise provided by law, the owner shall receive and, upon certificate of the department, the state shall pay one-third of the difference between the net salvage and the appraised or agreed value of the animal, but such payment shall not exceed \$50 \$200 for a registered animal and \$25 \$100 for an unregistered one. If no federal indemnity is paid, the -state shall pay -two thirds of the difference between the net salvage and the appraised or agreed value of the animal, but such payment shall not exceed \$50 \$200 for a registered one. If no federal indemnity is paid, the -state shall pay -two thirds of the difference between the net salvage and the appraised or agreed value of the animal, but not to exceed \$100 for a registered animal and \$50 for an unregistered one. A registered animal must be listed as such on the assessor's roll.

SECTION 432. 95.26 (3) of the statutes is repealed and recreated to read:

95.26 (3) If the existence of brucellosis within the state results in the termination of its status as a certified brucellosis-free area by the U.S. department of agriculture, the department shall request the release of funds by the board on government operations from the appropriation under s. 20.725 (1) (a) to pay for official vaccination, as provided in s. 95.47, of all

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female calves located within any county where the incidence of brucellosis disqualifies it for such designation.

## SECTION 433. 95.26 (7) of the statutes is amended to read:

95.26 (7) For each animal condemned and slaughtered, unless otherwise provided by law, the owner shall receive and, upon certificate of the department, the state shall pay one-third of the difference between the net salvage and the appraised or agreed value of the animal, but such payment shall not exceed \$50 \$200 for a registered animal and \$25 \$100 for an unregistered one. If no federal indemnity is paid, the state shall pay intervention of the difference between the net salvage and the appraised or agreed value of the animal, but such payment shall not exceed \$50 \$200 for a registered animal and \$25 \$100 for an unregistered one. If no federal indemnity is paid, the state shall pay it would be appraised of a state of the difference between the net salvage and the appraised or agreed value of the animal, but not to exceed \$100 for a registered animal and \$50 for an unregistered one. With the consent of the owner the department may condemn, in infected herds, animals which have been exposed and which are suspected of being infected, although such animals have not reacted to the brucellosis tests.

SECTION 434. 97.20 (1) (a), (b) and (i) of the statutes are amended to read:

97.20 DAIRY PLANTS. (1) (a) "Dairy plant" means any premises where a dairy product is manufactured or processed and shall include a receiving <u>or transfer</u> station as defined herein.

(h) "Receiving or transfer station" means any premises used in receiving and shipping milk or cream, except to the ultimate consumer, but does not apply to the gathering or collecting of milk or eream by wagon, automobile or other similar vehicle and any premises used for transferring milk or cream from one truck transport tank directly into another.

(i) "Grade A dairy plant" means any dairy plant, including a receiving or transfer station, manufacturing, processing or receiving and shipping or transferring grade A milk or grade A milk products as defined in s. 97.24 (1), and includes any plant manufacturing or processing and selling certified milk or certified milk products as prescribed in s. 97.24 (2) (c).

SECTION 435. 97.20 (3) (b) of the statutes is created to read:

97.20(3)(b) For a receiving or transfer station, \$25.

SECTION 436. 97.20 (3) (e) of the statutes is amended to read:

97.20 (3) (e) For a butter factory  $\frac{1}{5}$  or cheese factory  $\frac{1}{6}$  receiving -station, an amount based upon its butterfat intake during the year ended on the last day of the month next preceding the date of application, as follows: If the butterfat intake for such period is 250,000 pounds or less, \$5; for each additional 250,000 pounds or major fraction thereof of butterfat intake for such period, \$5.

## SECTION 437. 97.24 (5) of the statutes is amended to read:

97.24 (5) The department shall collect uniform fees for inspecting grade A milk and milk products and grade A dairy farms and plants. Such fees shall be paid annually only by dairy plants which are under the continuous grade A inspection of the department, and shall be determined as follows:  $$200 \\ $200 \\ $300 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $20 \\ $15 \\ $15 \\ $20 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $15 \\ $1$ 

of inspection remaining in a license year is 6 months or less, onehalf the fee shall be paid. The department shall revoke or deny the license of any dairy plant for which such fees have not been paid when due.

#### SECTION 438. 110.07 (1) of the statutes is amended to read:

110.07 (1) (a) The administrator of the division of motor vehicles shall employ not to exceed 375 traffic officers, 18 of whom shall be employed as inspectors to implement the random motor vehicle inspection provisions of s. 110.075. Such traffic officers, in addition to the director of the bureau of enforcement of the division of motor vehicles, shall constitute the state traffic patrol, to enforce and shall:

<u>1. Enforce</u> and assist in the administration of chs. <u>22</u>, 110, 194, 218 and 341 to 349, and ch. 350 where applicable to highways, or orders or rules issued pursuant thereto. Such --traffic --officers shall have

<u>2. Have</u> the powers of sheriff in enforcing the above chapters laws <u>specified in subd.</u> 1 and orders or rules issued pursuant thereto. Such traffic officers shall have

<u>3.</u><u>Have</u> authority to enter any place where vehicles subject to chs. 110, 194, 218 and 341 to 350 are stored or parked at any time to examine such vehicles, or to stop such vehicles while en route at any time upon the public highways to examine the same and make arrests for all violations thereof.

(b) All municipal justices, judges, district attorneys and law enforcement officers shall assist in enforcing chs. 110, 194, 218 and 341 to 350, and orders or rules issued pursuant thereto, and law enforcement officers shall report to the division of motor vehicles all arrests and disposition of court cases involving the aforementioned such statutes.

SECTION 439. 110.20 of the statues is repealed.

SECTION 440, 114.31 (6) of the statutes is amended to read:

114.31 (6) TECHNICAL SERVICES TO MUNICIPALITIES. He may, insofar as is reasonably possible, offer the engineering or other technical service of the division of aeronautics, without eharge, to any municipality desiring them in connection with the construction, maintenance or operation or proposed construction, maintenance or operation or proposed construction, maintenance or operation generation of an airport. He may assess reasonable costs for services including services performed while acting as agent for a municipality. Such assessment shall include properly allocated administrative costs. Municipalities are authorized to co-operate with the secretary in the development of aeronautics and aeronautical facilities in this state. The department of local affairs and development and all other agencies are authorized and directed to make available such facilities and services, and to co-operate as far as possible to promote the best interests of aeronautics of the state.

SECTION 441. 114.316 of the statutes is amended to read:

**114.316** USE OF DIVISION AIRPLANES FOR TRANSPORTA-TION. Acting upon its own discretion, the division <del>of</del> aeronautics is <u>authorized</u> may, either in the interest of furthering aeronautics <del>,</del> or for other reasons, to use airplanes owned or rented by it to transport persons and property of state institutions, state departments or state officials <del>,</del> and is <u>authorized</u> to <u>.</u> In such instance the <u>department</u> may make charges therefor to such institutions or departments.

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## SECTION 442. 114.35 (1) of the statutes is amended to read:

114.35 (1) It is declared to be the policy of the state to promote the development of an airport system in the state. To this end the unrefunded portions of the tax on motor fuel and special fuel which is eventually used in aircraft shall be transferred to the secretary of transportation for his operation. The secretary of transportation shall use the amount provided by the state to assist sponsors in matching the federal aid that may become available to the state under section 6 (a) of the federal airport act or available to specific projects within the state that may be determined by the administrator under section 6 (b) of the federal airport act to aid sponsors in the development of approved projects on the state system independent of federal aid and for air-marking and air navigation facilities.

SECTION 443. 115.28 (10) of the statutes is created to read:

115.28 (10) EDUCATIONAL ASSESSMENT. Develop an educational assessment program to measure objectively the adequacy and efficiency of educational programs offered by public schools in this state. The program shall include, without limitation because of enumeration, methods by which pupil achievement in fundamental course areas, as set forth in s. 118.01 (1), and other areas of instruction commonly offered by public schools, will be objectively measured each year. Assessment shall be undertaken at several grade levels on a uniform, state-wide basis.

#### SECTION 444. 115.29 (4) of the statutes is amended to read:

115.29 (4) Grant declarations of equivalency of high school graduation to persons, if in his judgment they have presented satisfactory evidence of having completed a recognized high school course of study or its equivalent. He may establish the standards by which high school graduation equivalency is determined. Such standards may consist of evidence of high school courses completed in high schools recognized by the proper authorities as accredited, results of examinations given by or at the request of the state superintendent, successful completion of correspondence study courses given by acceptable correspondence study schools, a <u>general</u> <u>educational development</u> <u>certificate</u> <u>of high</u> <u>school equivalency</u> issued by the <u>U.S. armed forces institute</u>, course credits received in schools meeting the approval of the state superintendent or other standards established by him.

SECTION 445. 115.32 of the statutes is repealed.

SECTION 446. 115.34 of the statutes is renumbered 115.34 (1).

SECTION 447. 115.34 (2) of the statutes is created to read:

115.34 (2) The department shall make supplemental payments to school districts for school lunches served to culturally and economically disadvantaged children as determined by the state superintendent. The payment for each pupil's school lunch shall be the difference between the school district's average total cost of a school lunch and the amount of federal aid received as a supplemental payment for that school lunch but /  $\beta m_{s} m_{s} / \beta m_{s} /$ 

SECTION 448. 115.40 of the statutes is renumbered 38.26.

SECTION 449. 115.85 (1) of the statutes is amended to read:

115.85 (1) If, upon receipt of the report under s. 115.80 (3), the state superintendent is satisfied that the special school,

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class, center or other service has been maintained during the preceding year in accordance with law, he shall certify to the department of administration in favor of each county, eo-operative cooperative educational service agency and school district maintaining such schools, classes, centers and other services a sum equal to 70% of the amount expended by the county, agency and school district during the preceding year for salaries of qualified personnel enumerated in s. 115.80 (1), transportation and board and lodging of children residing within the county, agency or school district, special books and equipment used in programs under this subchapter and other expenses approved by the state superintendent, except that salaries of school psychologists and school social workers shall be reimbursed at a rate equal to 50% of approved costs, without regard to whether they are employed in a program for handicapped children. The department of administration shall pay such amounts to the county, agency and school district from the appropriation under s. 20.255 (9) (1) (d).

SECTION 450. 116.08 (1) of the statutes is amended to read:

116.08 (1) Annually, there shall be paid not exceeding  $$29,000 \\ $34,000 \\ to each agency for the maintenance and operation of the office of the board of control and agency coordinator. No state aid may be paid unless the agency submits by August 1 an annual report which includes a detailed certified statement of its expenses for the prior year to the state superintendent, and such statement reveals that the state aid was expended as provided by this section. In no case may the state aid exceed the actual expenditures for the prior year as certified in such statement.$ 

SECTION 451. 118.15 (2) (b) 2 of the statutes is amended to read:

118.15 (2) (b) 2. The amount per period student class hour of instruction, not including any debt retirement cost, which the school board shall pay to the district board of the vocational, technical and adult education school for pupils attending such school. If either board sends written notice to the state super-intendent or the director of the board of vocational, technical and adult education that the boards are unable to reach an agreement on the amount to be paid, the state superintendent and the director shall determine the amount within 15 days of receipt of such notice.

SECTION 452. 121.05 of the statutes is renumbered 121.05 (1).

SECTION 453. 121.05 (2) of the statutes is created to read:

(2) In a school district operating its regular school term on a continuous basis, the school district clerk shall add to the number of pupils enrolled on the 3rd Friday of September any pupils who are not then enrolled but are residing in the school district and will become full-time pupils on or before December 31 of the same year.

#### SECTION 454. 121.07 (6) of the statutes is amended to read:

121.07 (6) (a) "Net operating cost" is the cost of operation and maintenance of a school district, minus its operational receipts, for the current school year. Amounts paid by school districts as rent, which are used to retire indebtedness on the buildings or properties for which the rent is paid, shall not be included in the cost of operation and maintenance in computing state aid.

<u>(b)</u> In computing state aid for a school district, that portion of its net operating cost per pupil which is more than 10% 5% above the average per pupil net operating cost for the current

school year for school districts of like organization, as determined by the state superintendent, shall be excluded.

(c) If the net operating cost per pupil of an integrated aid district operating both elementary and high school grades is more than 5% above the average per pupil net operating cost for the current school year for school districts of like organization, the limitation set by par. (b) shall be increased by 2% for each full \$1,000 by which its school district equalized valuation per pupil for the current school year is less than the average per pupil school district equalized valuation for the current school year for school district. as calculated under this paragraph, shall not exceed its actual net operating cost for the current school year for school districts of like organization, whichever is less.

SECTION 455. 121.07 (7) (c), (d) and (e) of the statutes is amended to read:

121.07 (7) (c) For integrated aid districts operating only elementary grades, \$42,000 <u>\$45,900 in the 1971-72 school year and \$49,800 thereafter.</u>

(d) For integrated aid districts which are union high school districts, \$105,000 \$114,600 in the 1971-72 school year and \$124,500 thereafter.

(e) For integrated aid districts operating both elementary and high school grades,  $$42,000 \\ $47,900$  in the  $1969-70 \\ 1971-72 \\ $1969-70 \\ 1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $1971-72 \\ $$ 

SECTION 456. 121.11 (2) of the statutes is amended to read:

121.11 (2) No school district under this section may be paid less than <u>\$62</u>. <u>\$66 in the 1971-72 school year and \$70 thereafter</u> per resident pupil enrolled.

SECTION 457. 121.12 (2) and (3) of the statutes are amended to read:

121.12 (2) No union high school district under this section may be paid less than <u>\$80 \$84 in the 1971-72 school year and \$88 thereafter</u> per resident pupil enrolled.

(3) The union high school district shall be paid <u>\$80</u> <u>\$84</u> <u>in</u> the <u>1971-72</u> <u>school year and <u>\$88</u> thereafter per nonresident pupil enrolled which shall be deducted from nonresident tuition claims under s. 121.82 (2).</u>

SECTION 458. 121.13 (2) (a) and (b) and (3) of the statutes are amended to read:

121.13 (2) (a) <u>\$62 \$66 in the 1971-72 school year and \$70</u> thereafter per resident elementary pupil enrolled.

(b) <u>\$80 <u>\$84</u> in the <u>1971-72</u> school year and <u>\$88</u> thereafter per resident high school pupil enrolled.</u>

(3) The school district shall be paid <u>\$80 \$84 in the 1971-72</u> school year and <u>\$88 thereafter</u> per nonresident high school pupil enrolled which shall be deducted from nonresident high school tuition claims under s. 121.82 (2).

SECTION 459. 121.79 (1) (b) of the statutes is amended to read:

121.79 (1) (b) For children in foster homes from the appropriation under s. 20.255 (2) (c) (1) (fb). This paragraph does not apply to a child whose foster home is located in the school district in which his parent or guardian resides.

SECTION 460. 121.79 (2) (intro.) of the statutes is amended to read:

121.79 (2) (intro.) In the 1969-70 1971-72 fiscal year, for claims incurred in the 1968-69 1970-71 school year, the state shall pay the full amount of all claims incurred under sub. (1). Begin ning -with -the -1970-71 school year -and thereafter, the state shall pay:

SECTION 461. 138.09 (1) of the statutes is amended to read:

138.09 (1) Before any person  $\tau$  -association, -copartnership -or corporation -heretofore -or -hereafter created -shall may do business under the provisions of this section or charge the discount and fce authorized by sub. (7) (a), (b) and (c), such person  $\tau$  -association, copartnership -or -corporation shall first obtain a license from the commissioner of banking. Applications for such license shall be in writing and upon forms provided for this purpose by the commissioner. Every such applicant at the time of making such application shall pay to the commissioner a fee of \$100 for investigating the application unless the -applicant -be -licensed -hereunder -at -some -other location and the sum of \$50 \$200 as an annual license fee for the period terminating on the last day of the current calendar year. -In event If the cost of the investigation shall -exceed _exceeds \$100, the applicant shall upon demand of the commissioner pay to the commissioner  $\tau$  the amount by which the cost of the investigation shall exceed exceeds the \$100 fee.

SECTION 462. Subchapter I to III (titles) of chapter 139 of the statutes are created to read:

SUBCHAPTER I. BEVERAGE TAXES.

(to precede s. 139.01)

SUBCHAPTER II. CIGARETTE TAXES.

(to precede s. 139.30)

SUBCHAPTER III. OLEOMARGARINE REGULATIONS. (to precede s. 139.60)

SECTION / 1463. / 139.93 / 1240 / 1444 / 1444 / 1240 / 1444 / 1444 / 1444 / 1444 / 1444 / 1444 / 1444

Vetoed in part

139.03 /(24) /(Antto)) / The /tate /of /such /tax/, / feffect/46 / litory August / 13, / 1963, / /<del>and /thefedfict</del> /to /Octobet /31, /1971, //s /82/23 /bet Whe / Eallon on /hniotheating /Manot /containing /one/ Half /off / /one/ / feff fent / 023% / ot /mote /of /alconol /by /yghmae, /and //s /conapuled //m /accotd aney whithe following tawas:

1200 / Annitoli) / The Itale (of Isuen Itax / Construction / August 13. / I967, / <u>Ita / Octobet / 34. / 1971.</u> Ins / 1677 8 / Cepits / pet / Winde / Editon / On white / containing / 14% / ot / less / of / Leonal / by / volume, / and / 33/3/4 / Cents pet / Winde / Editon / Winde / containing / more / than / 14 / pet / Cent / of Aleonal by / volume, / but / not / in / extess / of / I pet / Cent / of / Leonal / by / volume, by / volume, / but / not / in / extess / of / I pet / Cent / of / Aleonal / by / volume, angle computed and when / white / constant, / pet / Cent / of / Aleonal / by / volume, angle computed and second and when i of / of other / and / by / volume, angle computed and second and when i of a second for the field of / second / by / / bot / by / volume,

SECTION 464. 139.03 (2m) and (2n) of the statutes are created to read:

Vetoed	139.0	)3 (2m)	The 1	ate o	f such	tax/,	/\$\$\$\$\$\$	¢ /Nø	tenibet (1),
in part	1971/, /an	d /theteast	¢#, is	\$2.60	) per	wine	gallon	on	intoxicating computed
•	liquor con	taining 0.5	% or :	more c	f alcoh	ol by	volume,	and is	computed
	in accordar	nce with the f	followin	g table:		-			-

Quantity in Wine Gallons	Quantity in Ounces	Tax when alco- holic content is ½% or more by volume
Up to and including 1/64 of a gallon	Up to and including 2	\$.040625
More than 1/64 of a gallon to and including 1/32	More than 2 to and including 4	.08125
More than 1/32 gallon to and including 1/16 of a gallon	More than 4 to and including 8	.1625
More than 1/16 gallon and including 1/10 gallon	More than 8 to and including 12.8	.26
More than 1/10 gallon to and including 1 pint	More than 12.8 to and including 16	.325
More than 1 pint to and including 1/5 gallon	More than 16 to and including 25.6	.52
More than 1/5 gallon to and including 1 quart	More than 25.6 to and including 32	.65
More than 1 quart to and including ½ gallon	More than 32 to and including 64	1.30
More than ½ gallon to and including 1 gallon	More than 64 to and including 128	2.60

Vetoed (2n) The rate of such tax, /#ffettive /Nøvenibet /1, /1971, /14d in part /heteititet, is 19.5 cents per wine gallon on wine containing 14% or less of alcohol by volume, and 39 cents per wine gallon on wine containing more than 14% of alcohol by volume, but not in excess of 21% of alcohol by volume, and is computed in accordance with the following table:

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Quantity in Wine Gallons	Quantity in Ounces	Tax when alcoholic content is more than 14% but not in excess of 21%	Tax when alcoholic content is 14% or less by volume
Not more than 1/16 gallon	Not more than 8 oz.	\$.024375	\$.0121875
More than 1/16 gallon but not more than 1/10 gal.	More than 8 oz. but not more than 12.8 oz.	.039	.0195
More than 1/10 gal. but not more than 1 pint	More than 12.8 oz. but not more than 16 oz.	.04875	.024375
More than 1 pint but not more than 1/5 gallon	More than 16 oz. but not more than 25.6 oz.	.078	.039
More than 1/5 gal. but not more than 1 quart	More than 25.6 oz. but not more than 32 oz.	.0975	.04875
More than 1 quart but not more than 1/2 gallon	More than 32 oz. but not more than 64 oz.	.195	.0975
More than 1/2 gal. but not more than 1 gallon	More than 64 oz. but not more than 128 oz.	.39	.195

SECTION 465. 139.13 of the statutes is repealed and recreated to read:

all occupational ne 1971-72 fiscal 139.13 (1) Of taxes collected on intoxi-Møtted in the cating liquors, ing inquors, in the 1971-72 fiscal yes / administration / and / enforcement / of / the / b / / cost / / of / administering / alcohol / studies in / be / distributed / to / the / chies, / towns / a a / by / / them / to / teduce / the / tat / on / ges how / to / berd / units of / built / the / shall / be / chies, / towns / and / philages / shall / shale ht / population / in / the / last / federal / chies. ht / population / in / the / last / federal / chies. ht / bo / is / rayons / and / fill / built / built / b ht / bo / b / fill / b / federal / chies / federal / chies. ht / b / fill / fill / chies / federal / chies / fill / chies / fill / b ht / b / fill / fill / chies / federal / chies / federal / chies / fill / chies / year, 6¢ sevet: /semiannually pe/made /in /ptopottion /(3) / /skall /be /liteated /as

(2)/////Qf all occupational taxes collected on intoxicating liquors in the 1972-73 fiscal year and in fiscal years thereafter, 4% shall be allotted for administration and enforcement of the beverage tax laws and for the cost of administering alcohol studies. Of the balance, 38.48% shall be entered in the municipal and county shared tax account and distributed under subch. I of ch. 79.

SECTION 466. 139.31 (1) (a) and (b) of the statutes are amended to read:

139.31 (1) (a) On cigarettes weighing not more than 3 pounds per thousand, 78 mills on each cigarette.

(b) On cigarettes weighing more than 3 pounds per thousand, 14 <u>16</u> mills on each cigarette.

SECTION 467. 139.32 (5) of the statutes is amended to read:

139.32 (5) Manufacturers and distributors having a permit from the secretary may purchase stamps at a discount of 2.4% on or before September 30, 1971. With respect to stamps purchased on or after October 1. 1971, the discount shall be 2.1%.

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Vetoed in part

SECTION 468. 139.60 (2) (a) of the statutes is amended to read:

139.60 (2) (a) An occupational tax is imposed upon the sale, offering or exposing for sale, giving or delivering, of colored oleomargarine or margarine in this state. The rate of this tax shall be 5 1/4 cents per pound of colored oleomargarine or margarine beginning -on -July -1, -1967, and ending on June -30, -1972. The tax shall be administered as a stamp tax by the department of revenue.

SECTION 469. 143.07 (10) of the statutes is amended to read:

143.07 (10) The laboratory of hygiene and branch and cooperative laboratories shall make microscopical examinations for the diagnosis of gonorrhea, and the necessary examinations of blood, cerebrospinal fluid or secretions for the diagnosis of syphilis, for any physician in the state, without charge and shall report the positive results of such examinations to the department with the name of the physician to whom reported. All laboratories making blood tests for syphilis or examinations for gonorrhea shall report all positive tests to the department, with the name of the physician to whom reported.

SECTION 470. 144.30 (10) of the statutes is created to read:

144.30 (10) "Toxic and hazardous substances" means waste materials such as pesticides, acids, caustics, pathological wastes, radioactive materials, flammable or explosive materials and similar chemicals and harmful wastes which require special handling and disposal to protect and conserve the environment.

SECTION 471. 144.54 of the statutes is created to read:

144.54 REPORTS ON SUBSTANCES USED; MONITORING FEE. (1) The department shall require by rule that all persons, except municipalities, discharging industrial wastes, toxic and hazardous substances or air contaminants in this state report the manner used, amount used and amount discharged for each such waste, substance or contaminant. This shall include industrial wastes and toxic and hazardous substances discharged into any sewerage system operated by a municipality. The department may verify field monitoring of industrial waste and other waste outfalls and air contaminant sources.

(2) The department by rule shall prescribe method of analysis and form of the reports required by this section and shall establish parameters for the pollutants on which reports are required by this section. The pollutants for which parameters are to be established shall include, but are not limited to:

(a) Toxic and hazardous substances;

(b) Air contaminants; and

(c) Elemental discharges such as mercury or cadmium which may be toxic or hazardous when released to the environment.

(3) In order to provide for adequate departmental field monitoring and related efforts, there is established an annual monitoring fee to be paid by each person required to report under sub. (1). Such fee shall be based on an administrative fee of \$50 plus an additional fee, to be set by the department by rule and to be based on the concentration and quantity of pollutants discharged in relation to the parameters established under sub. (2). No annual monitoring fee established under this subsection may exceed \$10,000. (4) Violators of the reporting requirements established under sub. (1) shall be fined not less than \$200 nor more than \$10,000 for each offense.

(5) Within 6 months after the effective date of this section (1971), the department shall conduct hearings for the purpose of establishing parameters as required under sub. (2), except parameters for air pollutants. Within 12 months after the effective date of this section (1971), the department shall conduct hearings for the purpose of establishing parameters for air pollutants.

SECTION 472. 146.30 (14) of the statutes is created to read:

146.30 (14) UNIFORM ACCOUNTING SYSTEM. The department shall establish a uniform classification of accounts and accounting procedures for nursing homes which shall be based on accounting principles that are generally accepted for enterprises similar to nursing homes and which reflect the allocation of revenues and expenses by primary functions to be used by the department in carrying out this subsection. Each nursing home or other facility subject to this subsection shall satisfactorily establish with the department by July 1, 1972, that it has instituted the uniform accounting system as required in this subsection or is making suitable progress in the establishment of such system. Failure to do so shall make the nursing home or other facility subject to the penalties of sub. (7).

SECTION 473. 165.015 (1) of the statutes is amended to read:

165.015 (1) GIVE OPINION TO OFFICERS. Give his opinion in writing. when required, without fee, upon all questions of law submitted to him by the legislature  $\Theta F_{-}$ , either branch thereof or the senate or assembly committee on organization, or by the head of any department of state government.

SECTION 474. 177.18 of the statutes is amended to read:

177.18 All funds received under this subchapter, including the proceeds from the sale of abandoned property under s. 177.17, shall be deposited by the office in the general fund. After reserving an amount deemed by the office to be sufficient to settle claims under ss. 177.20 and 220.08 (14), the remainder shall be distributed to the department of employe trust funds under s. 20.515 (2) (r). Before making the deposit it shall record the name and last known address of each person appearing from the holders' reports to be entitled to the abandoned property and the name and last known address of each insured person or annuitant, and with respect to each policy or contract listed in the report of a life insurance corporation, its number, the name of the corporation and the amount due. The record shall be available for public inspection at all reasonable business hours.

SECTION 475. 182.032 (5) of the statutes is amended to read:

182.032 (5) Such corporation shall be governed by ch. 181, and unless express reference is made in this section, or unless expressly designated therein, no other law other than ch. 71 and ch. 73 shall apply to such corporation. Every such corporation, except for purposes of the franchise tax measured by net income, is hereby declared to be a charitable and benevolent corporation, and its property, real, personal and mixed, its income, and the transfer of property transferred to it by gift or inheritance, shall be exempt from taxation as provided in ss. 70.11, 71.01 (3), 72.04 and 72.75 to 72.81, and its employes shall be excluded from the provisions of ch. 108 as provided in s. 108.02.

SECTION 476. 184.10(1) of the statutes is amended to read:

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184.10 (1) Each public service corporation on filing an application for authority to issue any securities to which this chapter is applicable shall pay with such application, prior to the issuance of a certificate, a fee of one dollar <u>\$1</u> per thousand for each thousand dollars <u>\$1,000</u> par value of each authorized issue of securities, but in no case less than ten dollars <u>\$10</u> for any issue <u>____and</u> for applications filed after December 31, 1972, in no case more than <u>\$1,000 for any issue</u>. If any such securities shall have no par value, the price at which such securities are issued or sold shall be deemed the par value for the purposes of computing the fee payable under this section.

SECTION 477. 196.85 (2) (b) of the statutes, as affected by chapter 40, laws of 1971, is amended to read:

196.85 (2) (b) The commission shall annually, within 90 days after the close of each fiscal year, ascertain the total of its expenditures during such year which are reasonably attributable to the performance of its duties relating to railroads, as defined in s. 195.02, under chs. 184, 190, 191, 192, 193, 195 and 196, and shall deduct therefrom all amounts chargeable to railroads under sub. (1) and s. 184.10 (3). The remainder shall be assessed by the commission to the several railroads in proportion to their respective gross operating revenues during the last calendar year, derived from intrastate operations. Such assessment shall be paid within 30 days after the bill has been mailed to the several railroads, which bill shall constitute notice of said assessment and demand of payment thereof. When paid said assessment shall be credited to the appropriation made in under s. 20.155 (1) (g). The total amount which may be assessed to the railroads under authority of this subsection shall not exceed one per cent of the total gross operating revenues of such railroads, during such calendar year, derived from intrastate operations. Where costs are incurred in any fiscal year pursuant to this subsection which are in excess of one per cent of such gross operating revenues, the appropriation under s. 20.155 (1) (g) shall be reimbursed for such excess costs by a transfer from the appropriation under s. 20.395 (2) (vt).

SECTION 478. 200.50 of the statutes, as affected by chapter 40, laws of 1971, is renumbered 138.12 and 138.12 (1) (d) and (3) (b), as renumbered, are amended to read:

138.12 (1) (d) "Commissioner" means the commissioner of insurance banking.

138.12 (3) (b) The annual license fee is \$400 and shall be paid to the commissioner <del>pursuant to s. 601.31 (1) (h)</del>. Licenses may be renewed May 1 of each year upon payment of the fee of \$400. The fee for the license shall be paid to the commissioner for use of the state.

### SECTION 479. 210.02 (1) of the statutes is amended to read:

210.02 (1) The commissioner of insurance shall provide for the insurance by the state of all state property and property for which the state is liable subject to damage or destruction by fire, windstorm or any other loss or damage from any cause to property (excepting public liability and property damage insurance; aircraft insurance; loss by explosion, rupture or bursting of steam boilers, steam pipes, steam turbines, steam engines, flywheels owned, operated or controlled by the state or located in buildings owned or controlled by the state; insurance against loss to livestock due to disease or accident but including fire and extended cover insurance on livestock; insurance on accounts, bills, currency, deeds, evidences of debt, money or securities) for an amount equal to at least 90% of the actual cash value of such property, in the following man-

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ner: The person or board having charge of any public property shall furnish the commissioner a list of all such property with its insurable value; the commissioner shall compute the premium based upon the rates fixed by actuarial or rating bureaus operating in this state. For this purpose, the commissioner is authorized to have the state insurance fund be a member or subscriber to said actuarial or rating bureaus. He shall then ascertain the amount of insurance in force upon all state property and provide for such additional insurance as is necessary to cover at least 90% of the actual cash value of the property in the following manner: ... He shall submit to the department of administration a statement of the amount of required insurance on such property and the amount payable therefor, computed at such deviation from the aforesaid rates as the commissioner determines. The amount due for insurance shall be paid to a separate fund which shall be kept by the state treasurer and known as the "state insurance fund." Payment shall be made in conformity with s.- 20.865 (2) - (b). The commissioner of insurance as may - in the epinion of the governor property distribute the risk. No such reinsurance fund " effected when the net risk carried by the "state insurance fund " -shall does not equal or exceed \$2,000,000, nor where the rate for assuming a proportionate amount of the insurance on other than state property exceeds that received by the "state insurance fund ". The commissioner of insurance shall collect such reinsurance upon any loss and pay the same into the "state insurance fund ".

SECTION 480. 210.02 (3), (3a) and (4) of the statutes are repealed.

SECTION 481, 210.02 (3) of the statutes is created to read:

210.02 (3) (a) All state activities funded by segregated or program revenue appropriations shall pay premiums on property, buildings and contents to the extent that the property is assigned to or used by these activities. Payment shall be made from the program appropriations which fund the operating expenses of the activities. Premiums shall not be paid on property, buildings and contents to the extent that the property is assigned to or used by a state function funded by general purpose revenues.

(b) If an activity is funded by more than one source of funds, the cost of premiums on property associated with the activity shall be distributed among the sources of funds in proportion to their shares of the operating expenses in the budget of the current fiscal year.

(c) If an activity is partially funded by federal funds, or gifts, and federal law, regulation, or contractual agreement or terms of the gift prohibits the expenditures of federal funds or gifts for insurance premiums, the state source of funding of the activity shall be responsible for payment of premiums on all property used by the activity in accordance with par. (a). If there is no state contribution to the funding of an activity and federal funds or gift funds may not be used to pay premiums, no premiums shall be paid on property associated with that activity.

(d) If property, buildings and contents are used by 2 or more activities, responsibility for premiums shall be distributed among the activities on the basis of their proportionate usage of the property. This determination may be in terms of time, space or other factors judged reasonable by the commissioner.

(e) The exemption of an activity from the payment of premiums pursuant to this section shall in no way effect the coverage of that activity's property by the state insurance fund.

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SECTION 482. 210.02 (5) of the statutes is renumbered 210.02 (4) and amended to read:

210.02 (4) In providing builders' risk insurance _ the state fire insurance fund shall not have any right of recovery against any contractor or subcontractor for loss occurring to the covered property where the insured has waived in writing, prior to a loss, any right of recovery against such contractor or subcontractor for loss occurring to the property described in the policy.

# SECTION 483. 210.03 (2) of the statutes is amended to read:

210.03 (2) (a) When the amount of loss has been fixed and determined by the commissioner of insurance and certified to the department of administration, in the case of a loss on state property, shall issue a warrant in the amount fixed by the commissioner of insurance as a transfer of the amount fixed as damages from the "state insurance fund " and credited to the proper fund of the officer, department of <u>health</u> and <u>social</u> services, board of trustees, or other agents independent agency in whose control said buildings or the property belongs, and to be disbursed by the state treasurer in such manner as other state funds for the use of said officer, department <u>, board</u> or <u>agent</u> independent agency in state buildings or the loss payment from the insurance fund exceed \$1,000,000 for any single incident to any state building and its contents.

(b) In the event of a loss exceeding \$1,000,000 on property assigned to or controlled by more than one state agency, the commissioner shall prorate the loss payment among the agencies in the same proportion as the loss to each agency bears to the total loss.

SECTION 484. 210.03 (4) of the statutes is renumbered 210.03 (5).

SECTION 485. 210.03 (3) of the statutes is renumbered 210.03 (3) and (4) and amended to read:

210.03 (3) Any loss under a policy held by a county, city, village, town, school district, or library board in the "state insurance fund " shall be adjusted by the commissioner of insurance within a reasonable time and upon being determined, he shall certify such amount of loss to the department of administration  $\tau$ , which shall thereupon issue a warrant therefor on the "state insurance fund " payable to the treasurer of the county, city, village, town, school district or library board entitled to such damages  $\tau$ , and if .

(4) (a) If at the time of any such loss there is not in the "state insurance fund " an amount equal to such loss, as determined in sub. (2) or (3), the department of administration shall notwithstanding this fact, draw a warrant payable from the general fund, and the state treasurer shall promptly pay such warrant out of any moneys in his hands as above provided, and the commissioner shall thereafter order such reimbursement of the general fund from the "state insurance fund " as he deems proper, on which order the department of administration shall issue warrants for such transfer.

(b) If the state has entered into contractual agreements which require insurance coverage on specific items of state property. the general fund is liable for any loss over and above the maximum amount the state insurance fund is authorized to pay.

SECTION 486. 210.03 (8) of the statutes is created to read:

210.03 (8) The commissioner shall maintain separate records of the accounts and balances applicable for state property and the accounts and balances applicable for other than state property.

SECTION 487. 214.02 (2) of the statutes is amended to read:

SECTION 488. 218.01 (2) (d) 7 and 8 of the statutes are amended to read:

218.01 (2) (d) 7. For sales finance companies on the basis of the gross volume of purchases of retail sales contracts of motor vehicles sold in this state for the 12 months immediately preceding October thirty-first 31 of the year in which the application for license is made, as follows: On a gross volume of \$25,000 or less, \$25; on a gross volume of over \$25,000 and not over \$100,000, \$50; on each \$100,000 over \$100,000 and up to \$500,000, an additional \$15; and on each \$100,000 over \$500,000 and up to \$1,000,000, an additional \$10; and on each \$100,000 over \$10,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$100,000 over \$1,000,000, an additional additional \$10; and on each \$100,000 over \$1,000,000, an additional additional \$10; and on each \$100,000 over \$1,000,000, an additional additional \$10; and on each \$100,000 over \$1,000,000, an additional additional \$10; and on each \$100,000 over \$1,000,000, an additional additional \$10; and on each \$100,000 over \$1,000,000, an additional additional \$10; and on each \$100,000 over \$1,000,000, an additional additional \$10; and on each \$100,000 over \$1,000,000, an additional additional \$10; and on each \$100,000 over \$1,000,000, an additional additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on each \$100,000 over \$1,000,000, an additional \$10; and on a

8. For motor vehicle dealers, who which operate as a sales finance company, and carry or retain time sales contracts for more than 30 days, the same as sales finance companies, except for the first  $$5,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000 \\ $10,000$ 

SECTION 489. 218.02 (2) (b) of the statutes is repealed and recreated to read;

218.02 (2) (b) At the time of making application and before engaging in business, every applicant for an adjustment service company license shall pay a fee of \$100 to the commissioner for investigating the application and the sum of \$100 as an annual license fee. If the cost of an investigation exceeds \$100, the applicant shall, upon demand of the commissioner, pay the excess cost. No investigation fee shall be required on the renewal of a license.

SECTION 490. 218.04 (3) (b) of the statutes is amended to read:

218.04 (3) (b) At the time of making application _____ every applicant for a collection agency license shall pay a fee of \$100 to the commissioner for investigating the application, unless the applicant is already licensed hereunder under this section, and the sum of \$50 \$100 as an annual license fee. In the event If the cost of investigation exceeds \$100, the applicant shall, upon demand of the commissioner, pay the excess cost. No investigation fee shall be is required on the renewal of a license.

SECTION 491. 218.05 (3) (b) of the statutes is amended to read:

218.05 (3) (b) Such application shall be accompanied by a fee of \$100 which fee shall be for the cost of investigating the applicant. When the application has been approved by the commissioner and the applicant so advised, the applicant shall pay an additional sum of \$50_\$100 as an annual license fee for a period terminating on the last day of the current calendar year shall -be -paid -to - the commissioner -by -the -applicant. The -license -fee for an applicant applying for -a license after July 1 of any year shall be \$25 for the balance of such year.

SECTION 492. 245.06 (1) (b) of the stautes is amended to read:

245.06 (1) (b) No such test shall be made by any public laboratory in this state except upon request of a physician. Such test or microscopical examination shall upon the request of any physician in the state be made by the laboratory of hygiene free of charge. In this state the blood for the test for syphilis shall be examined in a laboratory approved by the department of health and social services as competent to make such examination. When such blood test is made outside the state, the original certificate from the laboratory making such test shall accompany the physician's certificate with a statement from the health officer of such state or his qualified representative, stating that he believes such laboratory competent to make such test.

SECTION 493. 245.15 of the statutes is amended to read:

245.15 Each county clerk shall receive as a fee for each license granted the sum of \$4.50, of which \$3 shall become a part of the funds of the county, and \$1.50 shall be paid into the appropriation under s. 20.765 (2) (g) to carry out the functions of the council for home and family state treasury. The clerk shall also receive a standard notary fee of 50 cents for each license granted which may be retained by him if operating on a fee or part fee basis, but which otherwise shall become part of the funds of the county.

### SECTION 494. 251.04 (6) is amended to read:

251.04 (6) Each justice may employ one attorney at law to assist him as law examiner and to perform such other duties as he requires. Each such attorney shall be admitted to practice as an attorney in all courts of this state. The salary of each such attorney shall not exceed \$9,000 per annum. The salary range for each such attorney shall be established as an amount equal to range 12 of salary schedule 1 in the state classification and compensation plan for positions in the classified service. Pay adjustments based on merit for each such attorney may be granted annually by the salary step for said range 12.

SECTION 495. 252.075 (2) of the statutes is amended to read:

252.075 (2) The retired justices and judges serving temporarily as circuit judges shall receive a per diem of \$50 \$80 and while serving outside the county in which they reside shall also receive actual and necessary expenses incurred in the discharge of judicial duties. This per diem compensation is not subject to s. 41.11 (12) (c) but in no event shall the combined amount of this compensation and any other judicial compensation together with retirement annuities under the Wisconsin retirement fund, the Milwaukee county retirement fund and other state, county, municipal, or other Wisconsin governmental retirement funds, social security or other federal retirement funds received by a retired supreme court justice or circuit judge so serving during any one calendar year exceed compensation paid by the state and the counties to any circuit judge. This compensation shall be paid from the appropriation provided -in under s. 20.625 (1).

SECTION 496. 253.195 of the statutes is amended to read:

253.195 Any person who has served 4 or more years as a county judge, and who was not defeated at the most recent time he sought reelection but is no longer a county judge, may serve temporarily on appointment by the chief justice of the supreme court or by any associate justice designated by the supreme court, acting through the administrative director of courts, as a judge of any circuit or county court. He shall receive from the state a per diem of \$50 \$80 for each day on which he actually serves and, while serving outside the county in which he resides, his actual and necessary expenses. This per diem compensation is not subject to s. 41.11 (12) (c) but in no event shall the combined amount of this compensation and any other judicial compensation together with retirement annuities under the Wisconsin retirement fund, the Milwaukee county retirement fund and other state, county, municipal, or other Wisconsin governmental retirement fund, social security or other federal retirement funds received by a retired supreme court justice or circuit judge so serving during any one calendar year exceed compensation paid by the state and the counties to any circuit judge. This compensation shall be paid from the appropriations provided in s. 20.625 (1).

SECTION 497. 256.67 (2) of the statutes is amended to read:

256.67 (2) The salary of the state public defender shall be determined from time to time by the supreme court but shall not exceed the maximum of the salary paid range assigned to the senior assistant attorney general who represents the state in criminal appeals. He may, with the approval of the supreme court, employ one or more clerical assistants whose compensation shall be the same as that paid to persons performing comparable service in the department of justice.

SECTION 498. 256.67 (2m) of the statutes is created to read:

256.67 (2m) ASSISTANT PUBLIC DEFENDERS. The state public defender, with the approval of the supreme court, may employ one or more assistant state public defenders. Such assistants shall be attorneys licensed to practice law in this state. They shall devote full time to the performance of their duties. The salaries for assistant state public defenders shall be determined by the supreme court, upon recommendation of the state public defender. Assistant public defenders shall be compensated at a rate comparable to the compensation received by assistant attorneys general with comparable experience.

SECTION 499. 341.34 of the statutes is repealed and recreated to read:

341.34 CERTIFICATION OF NET REGISTRATION AND TITLE FEES. Annually beginning October 1, 1972, the department shall certify to the highway commission the total net registration and title fees derived from vehicles registered in the state for the fiscal year ending the previous June 30 in the manner required for the computation of the highway tax distribution provided in s. 86.35. Net registration and title fees derived from vehicles registered in the state prior to July 1, 1971, shall be certified pursuant to s. 341.34 (1), 1969 stats.

SECTION 500. 346.02 (9) of the statutes is created to read:

346.02 (9) APPLICABILITY TO URBAN MASS TRANSIT SYS-TEMS. Every person operating an urban mass transportation vehicle or using related facilities is granted all the rights and is subject to all the duties which ch. 346 grants or applies to such persons, except those provisions of ch. 346 which by their very nature would have no application.

# SECTION 501. 409.407 (2) of the statutes is amended to read:

409.407 (2) ISSUANCE OF CERTIFICATE; FEES. Upon request of any person, the filing officer shall issue his certificate showing whether there is on file on the date and hour stated therein, any presently effective financing statement filed or continued within the preceding 6 years naming a particular debtor and any statement of assignment thereof and if there is, giving the date and hour of filing of each such statement and the names and addresses of each secured party therein. The uniform fee for such a certificate is  $\frac{52-53}{51}$ , plus  $\frac{50-\text{cents } 51}{51}$  for each financing statement and for each statement of assignment reported therein. Upon request the filing officer shall furnish a certified copy of any filed financing statement or statement of assignment for a uniform fee of \$1 for each page of the copied statement plus 50 cents for the certificate.

SECTION 502, 441.01 (6) of the statutes is repealed.

SECTION 503. 441.04 of the statutes is amended to read:

441.04 Any person who is a citizen or who has legally declared his intention to become a citizen and of good moral character, who has graduated from a high school or its equivalent as determined by the board  $\frac{1}{7}$  and who holds a diploma of graduation from an accredited school of nursing  $\frac{1}{7}$  may apply to the department for registration by the board as a registered nurse, and upon payment of  $\frac{530}{550}$  shall be entitled to examination. Ten dollars of such fee shall be refunded to an applicant who gives advance written notice that he will be unable to be present for the examination.

#### SECTION 504. 441.06 (1) of the statutes is amended to read:

441.06 (1) One complying with this chapter relating to an An applicant for registration as a nurse and passing a satisfactory who complies with the requirements of this chapter and satisfactorily passes an examination shall receive a certificate of registration. The holder of such a certificate of registration of another state or territory or province of Canada may be granted a certificate without examination if her credentials of general and professional educational qualifications and other qualifications are comparable to those required in Wisconsin this state during the same period and if the board is satisfied from her employment and professional record that she is currently competent to practice her profession. The board shall evaluate the credentials and determine the equivalency and competency in each such case. The application for registering without examination shall be accompanied by a fee of \$300 \$40 to cover the cost of such evaluation.

SECTION 505. 441.08 of the statutes is amended to read:

441.08 A nurse who has graduated from an accredited school but is not registered in Wisconsin this state may be granted a temporary permit by the board to practice for compensation until she can qualify for registration. The temporary permit may be granted for a period of 3 months and may be renewed once. Further renewals may be granted in hardship cases. A fee of \$2 \$3 shall be charged for each permit or renewal.

SECTION 506. 441.09 of the statutes is amended to read:

441.09 The board may grant temporary trainee permits for the purpose of supplementing the education of nurses trained outside the United States. The board may establish requirements for such permits _, which may include but <u>need</u> not be limited to the following: legal authorization to practice professional nursing in <u>the</u> applicant's own country, approval by the international exchange of the U.S. department of state, proficiency in the English language,

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financial independence and other qualifications it deems necessary. The board may establish rules limiting the use and duration of such permits and providing for their revocation and may establish a permit fee not to exceed -\$30-\$50 per year. No institution or agency may offer or undertake a program of supplemental education for holders of temporary trainee permits without prior authorization by the board and without the approval of such program by the board. Such authorization or approval may be withdrawn for cause at any time. The board may charge fees and expenses for consultations in the establishment of supplemental programs and for appraisals thereof. Such fees shall be based upon cost.

SECTION 507. 441.10 (1) and (3) (d) and (e) of the statutes are amended to read:

441.10 (1) A citizen or an alien who has legally declared his intention to become a citizen, who is at least 18 years of age  $\tau$  and of good moral character, who has completed 2 years of high school or its equivalent as determined by the board  $\tau$  and who has completed the work prescribed by an accredited school for trained practical nurses approved by that board, which school shall be connected with an institution providing hospital facilities for the care of medical, surgical and obstetrical cases, may apply to the board for licensing as a trained practical nurse, and upon the payment of \$20. \$20 shall be entitled to take an examination for such purpose. Seven dollars of such fee shall be refunded to an applicant who gives advance written notice that he will be unable to be present for the examination. Any school for trained practical nurses, in order to be accredited, must offer a course of not less than 9 months. The size or average daily census of an institution shall not be a determinative factor in qualifying a school for trained practical nurses. The board may  $\tau$  in its discretion, waive the requirement of attendance at such a school when it deems the applicant to have had comparable training.

(3) (d) The board may license without examination any person who has been licensed as a licensed attendant or trained practical nurse in another state or territory or province of Canada if his general education, training, prior practice and other qualifications, in the opinion of the board, are at least comparable to those of this state for trained practical nurses and current licensing or renewal. The fee for licensing without examination is \$20 \$25 to cover the cost of such evaluation.

(e) A temporary license may be granted to an applicant who is qualified for examination, to practice as a licensed trained practical nurse until her regular license may be had, for a period of 3 months and may be renewed for a like period. Further renewals may be granted in hardship cases. A fee of  $-\frac{52}{2}$  shall be charged for each temporary license or renewal.

SECTION 508. 442.09 (1) and (3) of the statutes are amended to read:

442.09 (1) Any person making an application for examination or certificate shall accompany such application with a United States money order or a certified check indorsed to the state treasurer in the sum of \$30 an amount specified by the examining board but not to exceed \$75 for an application filed under s. 442.04 or 442.05 (1), and in the sum of \$50 not to exceed \$125 for an application filed under s. 442.05 (2). Should such If the application be is rejected by the examining board such the check or money order shall be returned to the applicant, but immediately upon approval of the application such the check or money order shall be deposited in the general fund.

(3) <u>All persons Any individual</u> to whom an annual registration card is issued shall pay an annual fee of \$7 specified by the examining board but not to exceed \$25 therefor. All partnerships or corporations Any partnership or corporation to whom which an annual registration card is issued shall pay an annual fee of \$15 specified by the examining board but not to exceed \$60. Interim registrations shall be at the full rates as above specified.

SECTION 509. 448.09 (2) and (5) of the statutes are amended to read:

448.09 (2) APPLICATION. An applicant for a certificate of registration as a physical therapist shall file written application on forms prescribed by the examining board and provided by the department. The applicant shall present satisfactory evidence that he is at least 20 years of age, is of good moral character, has obtained a high school education or its equivalent, and has been graduated from a school of physical therapy with standards of education and training substantially equivalent to that of the university of Wisconsin. Following the acceptance of his application for a certificate, such applicant shall present himself for examination is scheduled. The examining board but not to exceed \$50, which shall be paid in advance of the examination, which fee shall be independent of the annual registration fee authorized by sub. (4).

(5) REGISTRATION WITHOUT EXAMINATION. The examining board may grant a certificate of registration in physical therapy without examination to an applicant who presents evidence satisfactory to the examining board of having been licensed or certified as a physical therapist in another state or foreign country with standards determined by the examining board to be as high as those of this state. At the time of making such application the applicant shall pay a fee of \$25 in an amount specified by the examining board but not to exceed \$50. The examining board may also grant without examination a permit to practice physical therapy for not to exceed 6 months to any person who meets the qualifications of this state on a temporary basis to assist in a medical emergency and upon the payment of a \$2 permit fee.

SECTION 510. 450.01 (5) of the statutes is created to read:

450.01 (5) If the amount of a fee for granting or renewing a license is to be fixed by the examining board, the examining board shall fix the fee by rule.

SECTION 511. 450.02 (1), (2) (a), (3), (6) and (9) of the statutes are amended to read:

450.02 (1) All candidates for entrance to examination for registration as pharmacists must submit an application to the examining board and pay the required fee of \$45 an amount specified by the examining board but not to exceed \$60, at least 15 days before the date of examination. The fee for all subsequent examinations shall be \$35 an amount specified by the examining board but not to exceed \$50. All candidates must be at least 21 years of age; must be of good moral character and temperate in habits; and if not citizens of the United States must have filed and proven their intentions of becoming citizens; and must be graduates of a standard, recognized high school, or must have acquired the equivalent of a high school given by a state university or by a state department or bureau of education, issuing a qualifying certificate for the necessary high school units recognized by the university of Wisconsin, or

any other equivalent of a high school education recognized by the university of Wisconsin.

(2) (a) Graduation from a school or college of pharmacy or a department of pharmacy of a university, which is recognized by the examining board and which requires for graduation at least a 4-year course. Credit for actual time of attendance at the school, college or department of pharmacy of a university shall be given on the required 48 months of pharmaceutical training; the remainder of the 48 months must be practice and experience in a retail pharmacy or drugstore under the direction and supervision of a registered pharmacist, which practice and experience shall be predominantly work directly related to the selling of drugs, preparing and compounding of pharmaceutical preparations and physicians' prescriptions, and keeping of records and making of reports required under state and federal statutes. The practice and experience shall include an aggregate of 12 calendar months commencing not earlier than the close of the sophomore college year. Credit for such periods of practice and experience shall be allowed in the discretion of the pharmacy internship board in accordance with such regulations as it adopts. The fee for registration of interns under this subsection is \$10. The examining board may upon satisfactory proof recognize and accept evidence of practice and experience performed in whole or in part in any other state provided the same is approved and verified by the pharmacy examining board or equivalent agency of such other state.

(3) Applicants filing proofs, satisfactory to the examining board, of qualifications and training as outlined in sub. (2) shall, after having passed the examination by the examining board and upon payment of a \$5 certificate fee, be granted certificates as registered pharmacists. Proof satisfactory to the examining board covering experience, preliminary education, college of pharmacy graduation and character herein required shall be submitted to the examining board. Every registered pharmacist may continue to be such by annually, at such time as the examining board determines, renewing his certificate upon paying the fee of \$17.50 an amount specified by the examining board but not to exceed \$35. Of this fee, \$7.50 an amount specified by the internship board but not to exceed \$12.50shall be set aside for use by the pharmacy internship board, shall be used exclusively for purposes of the internship program and shall be disbursed for the purposes of the internship program upon certification of the director of internship nor the pharmacy internship board. The portion of each renewal fee required by the internship board prior to the setting of the renewal fee by the examining board. Applications for renewal of registration as a pharmacist and payment of the required fee submitted after May 31 shall be accompanied by a penalty fee of \$10. Failure to obtain such renewal for 60 days after the department has given a 2nd notice of the expiration of his registration shall terminate the right of any person to be a registered pharmacist within the meaning of this section, and such right can only be acquired by compliance with the provisions concerning the original registration, again applying for and passing an examination satisfactory to the examining board.

(6) The examining board may register as a pharmacist _ without examination, any person who is duly registered in some other state ; provided, that _ if the person produces satisfactory evidence of having had the required secondary and professional education and training and is possessed of good character and habits demanded of applicants for registration as pharmacists under the laws of this state, and upon payment of \$100 excepting that _ but persons of good character and habits, who have become became registered as pharmacists in some other state prior to July 31, 1927, shall be required to meet only the requirements which existed in this state at the time when they became registered in such other state, and that if the state from which the applicant applies shall, under like conditions, grant grants reciprocal registration as a pharmacist without examination to pharmacists duly registered in this state. Applicants denied reciprocal licensure shall be entitled to a \$50 refund of the \$100 fee. The fee for all subsequent reciprocal examinations shall be \$50 and is not subject to refund.

(9) No drugstore, pharmacy, apothecary shop or any similar place of business shall be opened or kept open for the transaction of business until it has been registered with and a permit therefor has been granted by the examining board. This section shall not be construed to apply to any stores opened for the sale of proprietary or so-called patent medicines which conform to state and federal laws.

(b) For the registration of every new drugstore or any drugstore upon a change of ownership herein required to be registered, there shall be paid an inspection fee of \$15 together with a registration fee of \$85. For the reinspection of premises considered to be unsatisfactory at the time of the original inspection for the registration of a new drugstore or any drugstore upon a change of ownership herein required to be registered, there shall be paid a reinspection fee of \$15. Upon annual renewal of registration all places shall pay a <u>fee of \$45 an amount specified by the examining board but not to exceed \$75 payable on June 1 of each year. Duplicate permits for the operation of a drugstore, pharmacy or any similar place of business shall be granted by the examining board and issued by the department on receipt of a fee of \$5.</u>

(c) Any person failing to register his place of business as herein required, failing to have in charge of each pharmacy a registered pharmacist  $_{7}$  who does not manage or supervise more than one pharmacy  $_{7}$  or who otherwise fails failing to comply with this section  $_{7}$  may be fined not less than \$25 nor more than \$50 for each separate offense. Each day's violation is deemed a separate offense. Issuance or continuation of the permit for the conduct of a drugstore, pharmacy or any similar place of business may be refused when the applicant for the registration thereof has been found to be in violation of this chapter or ch. 161. No refusal to continue the permit shall become effective until 20 days after notice of the decision of the examining board to refuse the continuation has been served upon the applicant.

### SECTION 512. 450.03 of the statutes is amended to read:

**450.03 PERMIT.** In rural districts with no registered pharmacist or assistant pharmacist within 3 miles, the examining board may grant a permit to sell on certain premises for one year, drugs and medicines specified therein, upon payment of the fee fixed by the examining board, not exceeding \$10 <u>\$15</u>. The premises for which the permit is issued must be an establishment where merchandise is sold and shall be specified in the permit. An applicant for a permit for a new rural store or for a permit upon change of ownership of an existing rural store shall pay an inspection fee of \$15 in addition to the annual permit fee of \$10.

SECTION 513. 450.04 (4) and (5), as affected by chapter 40, laws of 1971, of the statutes are amended to read:

450.04 (4) No person shall manufacture, package or prepare within this state any drugs or medicines except under the personal and immediate supervision of a registered pharmacist or such other person as is approved by the examining board after an investigation and a determination that such other person is qualified by scientific training and education to perform such supervision in a manner adequate to protect the public health and safety. No person shall manufacture, package or prepare any drugs or medicines within this state without first obtaining a permit from the examining board.

(a) For the issuance of such permit there shall be paid an inspection fee of \$15 together with a registration fee of -\$30 in an amount specified by the examining board but not to exceed \$50. Upon annual renewal of registration all permit holders shall pay a fee of \$30 an amount specified by the examining board but not to exceed \$50, payable on May 31 of each year.

(b) The issuance of such permit shall be subject to such rules as the examining board may from time to time adopt adopts for the protection of the public health and safety.

(5) No person shall engage in the sale or distribution at wholesale of any of the drugs defined in s. 161.30 (1) (a) to any of the classes of persons enumerated in s. 161.30 (8) without first obtaining a license for such purpose from the examining board. The annual fee is -\$10 shall be an amount specified by the examining board but not to exceed \$50. Licenses expire on May 31. Such license or renewals thereof shall be issued in the discretion of the examining board to responsible applicants of good reputation.

SECTION 514. 454.06 (4) of the statutes is amended to read:

454.06 (4) Certificates of registration shall expire on December 31 of each year and may be renewed for one year upon the payment of a fee of \$6 to be specified by the examining board, but not to exceed \$15. Applications may be made for renewal after December 15 of each year.

SECTION 515. 601.31 (1) (h) of the statutes is repealed.

SECTION 516. 601.47 (1) of the statutes is amended to read:

601.47 (1) The commissioner may prepare books, pamphlets and other publications relating to insurance and sell them in the manner and at the prices he determines. The cost of publication and distribution may be paid from the appropriation under s. 20.145 (1) (g) if <u>there is not</u> <u>enough money</u> <u>available under -s. -20.145 (1) (h)</u>.

SECTION 517. 973.11 (8) of the statutes is created to read:

973.11 (8) This section applies only to persons placed on probation by the criminal branches of the circuit court prior to January 1, 1972, and to persons placed on probation by the misdemeanor and traffic branches of the county court prior to September 1, 1972. Persons placed on probation by the criminal branches of the circuit court on and after January 1, 1972, and persons placed on probation by the misdemeanor and traffic branches of the county court on and after September 1, 1972, shall be placed in the control and under supervision of the department of health and social services pursuant to ss. 973.09 and 973.10. Effective January 1, 1974, all other probation cases still supervised under this section shall likewise be placed under the control of the department of health and social services.

SECTION 518. <u>AUTHORIZED STATE BUILDING PROGRAM</u>. (1) For the 1971-73 fiscal biennium, the authorized state building program shall be as follows:

(a)	Department of agriculture. Projects financed by borrowing. Self-amortizing supported. West Allis-state fair park improvements	\$ 18,000,000
	Total self-amortizing supported bonding	
	authority	\$ 18,000,000
(b)	University of Wisconsin system. Projects financed by building trust funds System – auxiliary projects Madison – Highland Avenue extension Milwaukee – 10,000 KVA substation (\$269,000) – Holt and Johnson hall production (\$260,000)	\$ 4,676,600 300,000 64,000 -0-
	remodeling (\$756,000) Parkside – Greenquist hall lab equipment	660,000
	Extension – WHA tower and antenna system (\$472,500) Total building trust funds Projects financed by borrowing.	<u>67,000</u> \$ 5,767,600
	General fund supported. Madison – Medical Center, phase I (Total state tax supported funds not to exceed \$21,300,000) – west campus heating and chilling	\$ 10,200,000 5,060,000
	plant – memorial library addition – heating plant conversion – chilled water plant addition – pathological waste incinerator – home economics building remodeling – laboratory of hygiene addition	5,100,000 860,000 2,271,000 521,000 425,000 782,000
	Milwaukee — central library addition, phase II — utility tunnel extension — Merrill hall remodeling — Mitchell hall remodeling	4,331,800 434,000 600,000 1,500,000
	Green Bay – creative communications bldg., phase II	2,188,500
	<ul> <li>community sciences complex</li> <li>Parkside – classroom building</li> <li>physical plant building</li> </ul>	4,740,000 4,566,000 521,100
	Extension — communication arts equipment Total general fund supported bonding authority	2,500,000
	Self-amoritizing supported.	\$ 46,600,400 \$ 10,500,000
	Madison – medical center, phase I Green Bay – student union – parking facilities	\$ 10,500,000 1,452,700 207,000

# Underscored, stricken, and vetoed text may not be searchable. If you do not see text efter text, service and the searchable.

	Parkside – student union	3,523,800 230,000
	- parking facilities System - complete 1969-71 projects	4,278,900
	Total self-amortizing supported bonding authority	\$ 20,192,400
(c)	Wisconsin state universities system. Projects financed by building trust funds.	
	System – auxiliary projects La Crosse – physical education site	5,087,800
	development Platteville – industrial arts conversion, phase II (\$450,000)	250,000
	Total building trust funds Projects financed by borrowing.	<u>250,000</u> \$ 5,587,800
	General fund supported. Eau Claire – humanities building – maintenance and stores building	\$ 5,605,700
	La Crosse – classroom building	724,500 4,688,700
	Menomonie – maintenance and stores building	775,000
	<ul> <li>heating plant expansion</li> <li>Platteville – Ottensman hall conversion</li> </ul>	470,000 714,000
	Stevens Point – physical sciences addition	3,024,000
	<ul> <li>maintenance and stores building</li> </ul>	775,000
	- heating plant expansion Total general fund supported bonding	470,000
	authority Self-amortizing supported. La Crosse – Cartwright Center air con-	\$ 17,246,900
	ditioning	\$ 250,000
	Menomonie – food service improvements System – parking facilities	100,000
	- complete 1969-71 projects	2,855,900 9,593,700
	Total self-amorfizing supported bonding authority	\$ 12,799,600
(ca)	Higher education land acquisition bonding authority	
	General fund supported	
	Madison – engineering library site	\$ 450,000
	Other land acquisition	2,250,000
	Total general fund supported bonding authority	\$ 2,700,000
(cm)	Historical society	
	Projects financed by building trust funds.	¢ 270.200
	Auxiliary projects Total building trust funds	\$ <u>270,300</u> \$270,300
(d)	Department of public instruction.	
	Projects financed by building trust funds.	¢ 202.000
	Auxiliary projects Pollution abatement projects	\$    203,000 112,000
	Total building trust funds	\$ 315,000
	Projects financed by borrowing.	
	General fund supported. Delavan – dormitory	\$ 3,241,500
	Janesville – primary education planning	\$ 5,241,500
	center	1,257,500
	Total general fund supported bonding authority	\$ 4,499,000
(e)	Department of health and social services Projects financed by building trust funds.	
	Reformatory – food service renovation	\$ 525,500
	- replace cell hall locking	
	system (\$785,000)	415,000

11/11	1LN 125	320
	System – pollution abatement projects – auxiliary projects Total building trust funds Projects financed by borrowing General fund supported.	740,000 <u>2,156,000</u> \$3,836,500
	Division of corrections. Winnebago camp – inmate housing Union Grove camp – inmate housing Division of mental hygiene. Mendota state hospital – power plant	\$    680,600 507,300
	conversion Central state hospital – vocational training	\$ 270,000
	bldg. Northern Wisc. colony – 4 48-bed cottages – Rehabilitation cottage Southern Wisc. colony – 3 inpatient cottages	561,700 4,500,000 1,800,000 3,014,300
	Various colonies – upgrade to federal title XIX standards Total general fund supported bonding	5,100,000
	authority	\$ 16,433,900
(f)	Department of military affairs. Projects financed by building trust funds. Madison – adjutant general's office addn. Total building trust funds	\$ <u>175,000</u> \$ <u>175,000</u>
(g)	Department of veterans affairs. Projects financed by building trust funds. King – heating plant conversion Total building trust funds Addition to sewage plant to be funded from \$155,000 of federal funds.	\$ <u>155,000</u> \$155,000
(h)	Educational communications board. Projects financed by borrowing. General fund supported. Network control Rib Mountain facility Eau Claire facility La Crosse facility Appleton-Green Bay equipment (\$700,000) Transfer Chilton FM station Total general fund supported bonding authority	<pre>\$ 435,600 835,000 858,000 782,000 315,000 77,500 \$ 3,303,100</pre>
(i)	State office facilities Projects financed by building trust funds. System – auxiliary projects – pollution abatement projects Total building trust funds.	\$ 116,000 100,000 \$ 216,000
(j)	Advance planning. Projects financed by building trust funds. Advanced planning Total building trust funds.	\$ <u>2,000,000</u> \$2,000,000
(k)	Relocation assistance. Projects financed by borrowing. General fund supported. Relocation assistance Total general fund supported bonding authority	\$ 1,000,000 \$ 1,000,000
(L)	Summary. Total building trust funds Total general fund supported bonding Total self-amortizing fund supported bonding	\$ 18,323,200 \$ 91,783,300
	Total self-amortizing fund supported bonding authority	\$ 50,992,000

(2) In addition to those projects enumerated under sub. (1), the following projects are included in the 1971-73 authorized state building program and financed as follows:

(a)	Department of natural resources Projects financed by ORAP funds Sadjak Springs salmon hatchery Milwaukee River youth camp Total ORAP funded building authority	\$ 4,036,300 640,000 \$ 4,676,300
(b)	Department of transportation Projects financed with segregated highway funds. Fond du Lac – motor vehicle district headquarters (\$381,900) Monroe Co. – motor vehicle district headquarters	\$ 319,000 357,800
	Total segregated highway fund bldg. authority	\$ 676,800
(c)	University of Wisconsin Projects financed by land sales Madison agriculture and life sciences building Total land sale funded building authority	\$ <u>2,500,000</u> \$2,500,000

(3) In addition to those projects enumerated under subs. (1) and (2), building projects and funding authority included in the authorized building programs for previous biennia are continued in the 1971-73 biennium.

(4) No contract shall be let for construction of phase I of the university of Wisconsin medical center until \$13.2 million in federal funds have been committed for the project. Upon completion of phase I, the entering freshmen medical school class shall be expanded to a minimum of 160 full-time students.

(5) Prior to approval of the concept and budget of the university of Wisconsin-Milwaukee physical recreation building, the higher education subcommittee of the building commission shall hold a public hearing with interested area residents to consider building site locations on campus.

(6) The amounts under sub. (1) (b) for extension-communication arts equipment may be released by the commission upon acceptance and approval by the board on government operations of an equipment analysis prepared by an independent, disinterested, expert authority.

(7) Two armories may be constructed if subsequent review by the building commission finds them to be essential.

SECTION 519. TRANSFER OF FUNDS. There is transferred from the general fund to the state insurance fund \$700,251 which was paid from the state insurance fund to the general fund to the credit of the board of regents of state universities pursuant to section 210.03 (2), 1969 stats.

SECTION 520. PROGRAM RESPONSIBILITY CITATIONS. (1) EXECUTIVE OFFICE. In the list of program responsibilities specified for the executive office under section 14.011 (intro.) of the statutes, references to "22.41" and "110.20" are deleted.

(1m) SECRETARY OF STATE. In the list of program responsibilities specified for the office of the secretary of state

under section 14.361 (intro.) of the statutes, reference to "76.29 (2)" is deleted.

(2) STATE TREASURER. In the list of program responsibilities specified for the office of the state treasurer under section 14.561 of the statutes, reference to "76.28", "76.29" and "94.80" are deleted.

(3) ADMINISTRATION, DEPARTMENT OF. In the list of program responsibilities specified for the department of administration under section 15.101 (intro.) of the statutes, references to "76.29 (1)", "76.38 (7)" and "94.80" are deleted.

(6) PUBLIC INSTRUCTION, DEPARTMENT OF. In the list of program responsibilities specified for the department of public instruction under section 15.371 (intro.) of the statutes, reference to section "16.835" is deleted.

SECTION 521. SHARED TAX CROSS REFERENCE CHANGES. In the sections listed below in column A, the cross references shown in column B are changed to the cross references shown in column C.

А	В	С
Statute Sections	Old Cross Reference	New Cross Reference
15.101 (intro.)	76.48 (8), 77.63 (1)	76.48 (5), 79.10 (1)
20.825(2)(a)	and (1a) (b), 77.64 77.63	and (1a) (b), 79.12 79.10
20.835 (2) (a) (b)	77.64	79.12
66.03 (5)	76.28	76.28, 1969 stats.
66.058 (3) (c) (intro.) and (8)	77.63	79.10
66.069 (2) (b)	76.29	76.26
70.665	77.63	79.10
70.665	77.64	79.12
71.09 (7) (a) 8	77.63 (3)	79.10(3)
74.03 (10) (b)	77.63	79.10
74.03 (10) (b)	77.64	79.12
76.02 (intro.) and	76.29	76.26
(12) 76.04	76.29	76.26
76.08 (2)	76.29	76.26
76.26	76.29	76.26
79.10(1a)(a),(3)	77.64	79.12
(a) and (b), all	//.04	19.12
as renumbered		
79.12 (1) (c) as	77.68 (1)	79.14 (1)
renumbered		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
79.13 (1) as	77.64	79.12
renumbered		
(2) as	77.63	79.10
renumbered		
(2) as	77.63 (3) (b)	79.10 (3) (b)
renumbered		
(2) as renumbered	77.64	79.12
79.14 (1) as	77.64	70.10
renumbered	//.04	79.12
(1) as	77.64 (1) (c)	79.12 (1) (c)
renumbered	//.04 (1)(0)	79.12 (1) (0)
(2) as	77.64	79.12
renumbered		12.12
(2) (b) as	77.63 (3)	79.10(3)
renumbered		
(2) (b) as	77.63 (3) (b)	79.10(3)(b)
renumbered		•
(3) as	77.63	79.10
renumbered		

(3) as renumbered	77.63 (3)	79.10(3)
(3) as renumbered	77.63 (3) (b)	79.10 (3) (b)
196.495 (2) (b) 341.35 (3)	76.29 341.34(1)	76.26 341.34

SECTION 522. <u>CROSS_REFERENCE_CHANGES.</u> (1) In the sections listed below in column A, the cross references shown in column B are changed to the cross references shown in column C.

А		В	С
Statute Section	8	Old Cross Reference	New Cross Reference
14.32(3)	-	20.525 (1) (b)	20.525 (1) (a)
15.101 (intro.)		22.40 (4)	93.23 (1) and
			93.24 (6)
15.941 (1) as re	8-	115.40	38.26
numbered		211.07	601.47
20.145 (1) (g)		211.07	
20.235 (1) (fa)	as	20.235 (1)(i)	20.235 (1) (h)
renumbered 20.370 (1)	(v)	20.370 (8) (v)	20.370 (9) (v)
· · ·	(vc)	20.370 (8) (vc)	20.370(9)(vc)
	(vn)	23.09 (9)	23.09 (15)
	(w)	20.370 (8) (w)	20.370 (9) (w)
I	(zm)	20.370 (8) (zm)	20.370 (9) (zm)
	(v)	20.370 (8) (v)	20.370 (9) (v)
	(vc)	20.370 (8) (vc)	20.370 (9) (vc)
	(w)	20.370(8)(w)	20.370(9)(w)
	(zm)	20.370 (8) (zm) 20.370 (8) (v)	20.370 (9) (zm) 20.370 (9) (v)
	(v) (w)	20.370 (8) (v) 20.370 (8) (w)	20.370 (9) (v) 20.370 (9) (w)
	(zm)	20.370 (8) (zm)	20.370(9)(m)
	(w)	20.370 (8) (w)	20.370 (9) (w)
	(zm)	20.370 (8) (zm)	20.370 (9) (zm)
	(zm) as	20.370 (1) to (4)	20.370 (1) to (4)
renumbered			and (8)
20.395 (2) (ub		87.06	84.06 20.395 (8) (u)
	(u) (w)	20.395 (2) (u) 20.395 (2) (vd) to	20.395 (8) (u) 20.395 (2) (vf) to
	(v)	(yd) and $(zf)$	(wd) and (zq)
	(za) (intro.)	20.395(2)(yb) and	20.395 (2) (wb) 2
	( ) ( ) = ()	(yd)	and 3
	(za) 5	20.395 (2) (yb) and	20.395 (2) (wb) 2
(0)	( )	(yd)	and 3
20.435 (9)	(f)	20.435 (2) to (4)	20.435 (2) to (5)
20.445 (9) and ( x) 9	(u), (v)	20.445 (1) to (3)	20.455 (1) and (2)
20.725(9)	(a) 1	20.255 (1) (e), (2)	20.255 (1) (e), (f),
20.725 (9)	(c) 1	(b) and (c) and $(2)$	(fb) and (fh)
		(3) (bm)	(10) unu (11)
23.09 (17m)	(a)	20.370 (1) (em)	20.370 (1) (do)
and (b)		20.005(1)()	$20,225(1)(f_{2})$
	(bf)	20.235(1)(e)	20.235 (1) (fa) 20.370 (1) (e)
30.251 (3) (int and (4)	.10.)	20.370(1)(b) and (bm)	and $(em)$
(3)	(f)	20.370 (1) (bm)	20.370 (1) (em)
38.13 ((3)	(1)	38.15 and 38.155	38.115
38.146		38.15 (9) (bm) or	38.155
		(d) or 38.155	
38.44 (3)		20.255 (2) (e)	20.255 (1) (fd)
38.57 (4)	(-)	20.255 (3) (bm)	20.255(1)(fh)
42.80 (6)	(c)	20.255(3)(fm)	20.255 (1) (fk)
45.351 (4) 45.396		20.485 (2) (um) 38.15	20.485 (2) 38.155
43.396 66.199		38.15 and 120.49	38.135 120.49
70.113 (1)		20.370 (1) (d)	20.866 (2) (tp)
			20.000 (2) (12)

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70.113 (1) and (2) (a)	20.370 (8) (vc)	20.370 (9) (vc)
84.10	20.395 (2) (vd)	20.395 (2) (vt)
86.31 (2) (a)	20.395(2) (yb) and	20.395 (2) (wb) 2
50.51 (2) (a)	(yd)	and 3
86.34 (2)	20.395 (2) (yb) and	20.395 (2) (wb) 2
	(yd)	and 3
115.53 (1) and (6)	20.255 (1) (b)	20.255 (1) (d)
115.85	20.255 (9) (d)	20.255 (1) (d)
121.15	20.255(1)(v)	20.255 (1) (g)
121.20	20.255 (1) (e), (2)	20.255 (1) (e), (f),
	(b) and (c) and (3)	(fb) and (fh)
	(bm)	
121.21	20.255 (2) (b)	20.255 (1) (f)
121.58 (6)	20.255 (3) (bm)	20.255 (1) (fh)
121.79(1)(a)	20.255 (2) (b)	20.255(1)(fb)
121.79 (1) (c)	20.255 (2) (c)	20.255 (1) (fb)
121.79 (1) (d)	20.255 (2) (cm)	20.255 (1) (fb)
121.79 (1) (e)	20.255 (2) (c)	20.255 (1) (fb)
133.06 (1) and (3)	20.455 (1) (d)	20.455 (2) (d)
165.25 (1) and (4)	20.455 (1) (d)	20.455(2)(d)
165.76 (3)	20.455 (2) (g)	20.455(4)(g)
251.19		
	20.455 (1) (d)	20.455 (2) (d)
255.10 (8)	20.455(1)(d)	20.455 (2) (d)

(2) Wherever the reference to sections "144.30 to 144.46" appears in sections 144.31 (1) (a), (b) and (d) and (2) (a) and (b), 144.33, 144.34 and 144.35 (1) (a) of the statutes, the reference "144.30 to 144.46 and 144.54" is substituted.

SECTION 523. <u>NAME CHANGES</u>. Wherever the term "department of administration" appears in sections 49.173 (4), 50.04 (9), 51.08 (6), 51.24 (2), 59.071 (7), 66.044 (3), 120.14 (2) and (3) and 198.22 (11) of the statutes, the term "department of revenue" is substituted.

SECTION 524. FEE INCREASE FOR FILING COMMERCIAL DOCUMENTS. Wherever the figure "\$1" appears in sections 59.57 (6), 409.403 (5), 409.404 (1) and (3), 409.405 (1) and (2) and 409.406 of the statutes, the figure "\$2" is substituted.

SECTION 525. <u>1971-73</u> <u>MINIMUM</u> <u>SCHOOL</u> <u>AIDS</u> (1) If a school district will receive a lesser dollar amount in the 1971 -72 school year for school purposes than it received in the 1970-71 school year, it shall be paid 70% of the amount of such difference in addition to the amounts otherwise payable.

N2A / Ně (z sehodi / distilet / vili / teeekie / z / hesset / dollat zradnih / km / the / h972/73 / šehodi / vezt / kot / sehodi / půtposes / than / ht teekired / m / the / 1971/72 sehodi vezt, / k / shali / be / padi / dv. / dv. / dv. zradnih / bi / kwen / dulletenet / m / zddhladn / tó / the / zradnih / dv. zhodin / dv.

SECTION 526. <u>STUDY</u>. The joint committee on finance shall study the impact on local units of government of the distribution method set forth in section 79.03 (3) of the statutes, as affected by this act, and shall report its findings and any recommended legislation to the 1973 legislature no later than April 1, 1973. Unless re-enacted into law, section 79.03 (3), as affected by this act, shall become void after the 1973 payments are made thereunder.

SECTION//327////MANPOWER///TRAINING//STUDY//I//A/contribucte study /of/manpower//training//programs//summerdepartment of /administration /and /the hepastative /histal /bureau /birot to /the /amministration /and /the hepastative /fiscal /bureau /birot to /the /amministration of /the /1972/73 budges: //Such /study /summerhepastations:

Vetoed in part

(b) / / / What /ate /lbe /loeatlops /and /specific /objectlops /of /fach proetain?

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(c) / / What /As /AHC /AundAng /sønter /Aøt /fach / beøetang / /Afgaetan. Statel/fønnevilletel/R

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(ey/Høw/many/ttaneet/att/invølved/inveach/ptøgtana?

(11) / /1404 /14444 /244444 /4444 27414?

(g) / / How /many /successive /standers /ate /cuttently /enapersed?

(W)/What/follow/wy/programs/att/conducted?

AA) / /What /As /Line /søfekkline /øøbetakliopaal /blan /lot /all / /idanbøvet Atalmine ptøetainas?

(2) / / The / teshits / of /such /study /shall /be /btesented /hn /eond/ neted /form/. /hnetuding /teconstruction/./ko khe / hourn / contractee / on Annance / by / lanuary /1972 /kot /hts /ternew. / Thus /tepott /also /shall /be prophaed /ko /the /governor /for /his /dennetainon / /hn / prepating / budget teconstruction / hour /for /his /dennetainon / /hn / prepating / budget

SECTION 528. TRANSITIONAL PROVISIONS. (1) IMPLEMEN-TATION PLAN FOR INCREASED VOCATIONAL AID. On or before July 1, 1972, the board of vocational, technical and adult education shall develop a plan for the implementation of increased state aid under section 38.21 (1) (b) 1 of the statutes and shall submit such plan to the governor for his approval. The plan shall establish a framework of objectives and policies for the development of vocational education and propose improvements in state planning and management capabilities for vocational education.

(3) TUITION STATUS CHANGE. The treatment of sections 36.16 (1) (e) and 37.11 (8) (am) of the statutes by this act, relating to repeal of the statutory provision providing residency status to persons covered by income tax reciprocity, shall not apply to persons enrolled at university of Wisconsin or state university campuses for the first semester of the 1971-72 academic year. Such persons, if they are freshmen, shall be entitled to 8 semesters of resident status; if they are sophomores, 6 semesters; if they are juniors, 4 semesters; and if they are seniors, 2 semesters. If they are master's degree candidates or the equivalent, they shall be entitled to a maximum of 4 semesters of residency status, beginning with the first semester of the 1971-72 academic year. Eligibility shall terminate upon granting the master's degree or its equivalent. If the students are doctoral candidates or the equivalent, they shall be entitled to 8 semesters of eligibility, beginning with the first semester of the 1971-72 academic year. Eligibility shall terminate upon granting the master's degree or its equivalent. If the students are doctoral candidates or the equivalent, they shall be entitled to 8 semesters of eligibility, beginning with the first semester of the 1971-72 academic year. Eligibility shall terminate upon granting the doctoral degree or its equivalent.

(4) CONTINUATION OF STUDENT EXCHANGE AGREEMENTS. The repeal of section 39.03 (8), and the creation of section 39.42 of the statutes by this act shall not interrupt the continuation of existing student exchange agreements adopted under section 39.03 (8), 1969 stats. The higher educational aids board shall be responsible for ensuring that all students eligible for resident status maintain that status until changed by actions taken under section 39.42. (5) INSTITUTION CARE OF CHILDREN. During the 1971-73 biennium, in determining the rates to be paid from sections 20.435 (4) (b), (d) and (p) of the statutes for the institutional care of children under the auspices of the department of health and social services, the department shall allow no rate increases to exceed 6% annually or a maximum monthly per capita increase of \$48 in 1971-72 and \$51 in 1972-73, whichever is less, above the individual rate being charged as of May 1, 1971.

(7) MUNICIPAL AUDIT TRANSFER. (a) <u>Personnel</u>. There are transferred to the department of revenue all personnel in the bureau of municipal audit in the department of administration.

(b) <u>Equipment</u> <u>and</u> <u>supplies</u>. All furniture, equipment, supplies and records of the bureau of municipal audit in the department of administration are transferred to the department of revenue.

(8) WORKSHOP FOR THE BLIND. In conjunction with continued state operation of the workshop for the blind, the department of health and social services shall insure that the recommendations of the Booz Allen Hamilton study regarding the workshop are implemented.

(9) NURSING HOME PAYMENTS. In accordance with section 49.45 (6m) of the statutes, the department of health and social services shall assign a reasonable number of homes to each of the 3 categories specified.

(10) MISDEMEANOR PROBATION CASES IN MILWAUKEE COUNTY. Pursuant to section 973.11 (8), if the department of health and social services notifies the governor on or after July 1, 1972, that it is prepared to handle misdemeanor cases before September 1, 1972, it may begin to do so before that date.

SECTION 529. <u>RECONCILIATIONS.</u> (1) PUBLIC LIBRARY SYSTEM AIDS. Section 20.255 (1) (fi) of the statutes, as affected by this act, shall take effect only if senate bill 47 is enacted into law. If senate bill 47 becomes law, the appropriation in this act under section 20.255 (1) (fi) shall supersede the appropriation created by that act under section 20.255 (4) (b) and the appropriation created by that act under section 20.255 (4) (c) shall be void.

(2) DEFINITION OF JUVENILE DELINQUENT. If both this bill and 1971 Senate Bill 251 become law, the treatment of sections 48.12 and 48.345 of the statutes by this act shall be superseded by the treatment of said statute sections contained in chapter _, laws of 1971 (1971 Senate Bill 251).

SECTION 530. PRESERVATION OF RETIREMENT ANNUITY RIGHTS. The repeal of sections 42.245 (2) (c) and 42.78 (2) (c) of the statutes shall not affect any rights created or any action taken pursuant thereto prior to July 1, 1971.

SECTION 531. <u>WELFARE CHANGES</u>. The department of health and social services shall promulgate administrative rules to accomplish the following:

(I) (Ptophae /that /countres / /km / /aetetminine / /ehenumity / /and etamin under public aethetanet:

(4) / Shall / not / Include Ille atea of special needs in Geretnaining /shen /chenunty, /chenunty /niust /be / based / schely / jon / line naining ny on based needs of the applicant.

(b) / \$444 / 14741424 / informet / /techtych / information / budget /yeat /an excess /of /tecoented /rabaina una / needs /ofet /luc /succeeding /rabailus /fot /as done an succeeding /marken apport/luc individually of farming/.

(c) (Shahl / vee / only / jetval / inconse / teechyed / dutines / /the / / bilot neona why determining the site of the vertary etarge.

(2) Provide that nonrecurring lump sum payments received during the year must be counted as income the month in which they are received, regardless of the amount of an applicant's liquid assets.

(3) Provide that a public assistance recipient will be allowed only to own his own residence if he lives in it, but not any property held for income-producing purposes.

(4) Provide that quality control audits shall extend to a check of the recipient's actual status rather than limiting the review solely to counties and records.

SECTION 532. <u>EFFECTIVE</u> <u>DATES</u>. All sections of this act shall take effect on the day following publication of this act, unless another date is provided in such sections and except as further provided in this section.

(2) FISCAL YEAR RECONCILIATION. The treatment of section 16.52 (5) of the statutes by this act, relating to the reconciliation of encumbrances outstanding at the end of the fiscal year, shall take effect on January 1, 1972.

### (3)///CIGARETTE///TAX//INCREASE///TWe/hteatracent/of/settion 139/31 /II) /An /And /Wh /of /the statutes /by /twis /Act/, / /telathine / 1.6 / /a cheatchartanhartease/shawkarefice/October/1//1971/.

(5) SHARED TAX ACCOUNT. The treatment of sections 20.835 (1) (a), (b), (e) and (g), 66.03 (5), 76.24, 76.27, 76.28, 76.29, 76.38 (7) and (12) (b), 76.48 (4), (5) to (7), (8) and (9), 77.625, 77.63, subch. IV (title) of ch. 77, 77.64, 77.67, 77.68, 77.69, ch. 79, 86.35 (1), (2) and (3) and 341.34 of the statutes by this act, relating to the establishment of the shared tax account, shall take effect on January 1, 1972.

(6) SECTIONS 372, 373 and 374 apply to the reporting, for franchise and income tax purposes, of taxable income of the calendar year 1973 or corresponding fiscal years and thereafter.

(11) TAXES AND FEES PAID BY INSURANCE COMPANIES. The treatment of the following sections of the statutes, relating to changes in the taxation and licensing of insurance companies and plans, shall apply to income and gross premiums received beginning with the 1972 calendar year and taxes (other than declarations of estimated tax) and license fees payable thereon in 1973: 71.01 (2), (3) (a) and (4), 76.30 (1), (3) and (4), 76.305, 76.32 and 182.032 (5).

(12) CLINIC AND DAY CARE AIDS. The treatment of sections 51.36 (8) (a) and 51.38 (8) (a) of the statutes, relating to state contributions toward mental health clinics and day care centers, by this act shall apply to care furnished on and after July 1, 1971.

(13) STATE FAIR TRANSFER. The treatment of section 20.115 (4) (h), (i) and (j) of the statutes by this act, relating to the transfer of the state fair from the department of local affairs Vetoed in part

Vetoed

in part

and development to the department of agriculture, shall take effect on October 1, 1971. On that date, section 20.545 (3) of the statutes, as created by this act, is repealed and the unencumbered balances and expenditure authority under section 20.545 (3) (h) and (i) are transferred to section 20.115 (4) (h) and (i), respectively.

(13)/AID//YO//YAMILIES//WITH//DEPENDENY//CHILDREN/// UNEMVLOYED///VARENY//Ve//tteatment/of/sections/4%19/(1)/(a)/and (4)/(bmi)/of/the/statutes/by/this/act./felating/to/AVDO/U,//shall//be hn//effect/only/from/the/day/following/publication/of/this/act./waith July 1/1972//

(16) FRINGE BENEFIT CHANGES. The treatment of sections 16.105 (2) (bf), 16.275 (2) and (3), 40.10 (1), 40.146 and 40.16 (3) of the statutes by this act, relating to changes in state employe fringe benefits, shall take effect July 1, 1972.

(17) STATE PARK NONRESIDENT FEE INCREASE. The treatment of section 27.01 (2r) (a) of the statutes by this act, relating to nonresident fee increases at state parks, shall take effect January 1, 1972.

(18) MUNICIPAL AUDITING. The treatment of sections 16.58 (1) to (8) and 20.505 (1) (b) and (b) of the statutes by this act, relating to the transfer of the municipal audit function, shall take effect as of July 1, 1971.

(19)////COORDINATING///COUNCIV///FOB///HIGHEB///EDUCATION/ The /iteatment /of /secthons /13/64/ /14/641 /hntro/h, /and /39/01 /tó /39/03 4 /the /statutes /by /ins /act/, /telating /to /ine /apointhon / of / ine /eff tannathing / council / fot / insect /caucathon, /shall /i4ke /effect /on /ine Ish day following publication of the act/.

in part

Vetoed