

State of Misconsin 2007 - 2008 LEGISLATURE

2007 ASSEMBLY BILL 700

January 15, 2008 – Introduced by JOINT LEGISLATIVE COUNCIL. Referred to Committee on Children and Family Law.

AN ACT to repeal 46.56 (1) (i) 1. to 3., 46.56 (1) (k), 46.56 (3) (d) 2. (intro.), 46.56 1 $\mathbf{2}$ (8) (L), 46.56 (8) (p) and (q), 46.56 (14) (c) 8. and 46.56 (15) (e); to renumber and 3 *amend* 46.56 (1) (c), 46.56 (1) (f), 46.56 (1) (g), 46.56 (3) (d) 1., 46.56 (3) (d) 2. a. and b., 46.56 (6) (a) 3., 46.56 (6) (a) 4., 48.02 (9s) and 938.02 (9s); to 4 $\mathbf{5}$ consolidate, renumber and amend 46.56 (1) (i) (intro.) and 4.; to amend 6 20.435 (7) (co), 38.14 (12), 46.215 (1) (q), 46.22 (1) (b) 1. i., 46.56 (title), 46.56 (1) 7 (a), 46.56(1)(b), 46.56(1)(e), 46.56(1)(h), 46.56(1)(L), 46.56(1)(m), 46.56(1)(n), 46.56 (1) (o), 46.56 (1) (p), 46.56 (2), 46.56 (3) (a), 46.56 (3) (b) 1., 2., 4., 5. 8 9 and 7., 46.56 (4) (a) to (e), 46.56 (5) (a), (b) and (d) to (i), 46.56 (6) (title), (a) 10 (intro.), 1. and 2., 46.56 (6) (b), 46.56 (6) (c), 46.56 (7), 46.56 (8) (title), 46.56 (8) 11 (a) to (g) and (h) (intro.), 2., 3., 4., 5. and 6., 46.56 (8) (i) to (k), 46.56 (8) (m) to 12(o), 46.56 (8) (r) and (s), 46.56 (9), 46.56 (10) to (13), 46.56 (14) (a), 46.56 (14) (a), 1346.56 (14) (b) (intro.), 46.56 (14) (b) 1. and 3., 46.56 (14) (c) (intro.) and 1., 46.56 14(14) (c) 3. and 4., 46.56 (14) (c) 6. and 7., 46.56 (14) (d), 46.56 (15) (a) and (b)

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1	(intro.), $46.56(15)$ (b) 2. to 4., $46.56(15)$ (c) and (d), $46.56(15)$ (f), $48.33(1)$ (c),
2	48.345~(6m),49.45~(25)~(bm)~2.,51.42~(3)~(ar)~14.,51.437~(4m)~(m),51.437~(4r)
3	(a) 3., 115.817 (5) (c), 116.03 (13m), 120.12 (19), 938.33 (1) (c) and 938.34 (6m);
4	to repeal and recreate 46.56 (14) (c) 2. and 59.53 (7); and to create 46.56 (1)
5	(ar), $46.56(1)$ (bm), $46.56(1)$ (de), (dm) and (ds), $46.56(1)$ (hm), $46.56(1)$ (nm),
6	$46.56\ (1)\ (op),\ 46.56\ (1)\ (q),\ 46.56\ (3)\ (a)\ 8.,\ 46.56\ (3)\ (b)\ 8.\ to\ 17.,\ 46.56\ (3)\ (d)$
7	5. to 9., 46.56 (5) (j), 46.56 (6) (cr), 46.56 (6) (d) and (e), 46.56 (8) (h) 7. and 8.,
8	$46.56\ (15)\ (b)$ 1r. and $46.56\ (15)\ (b)$ 5. of the statutes; relating to: children with
9	severe disabilities or who are involved in multiple systems of care, or both, and
10	their families and making an appropriation.

Analysis by the Legislative Reference Bureau

This bill is explained in the NOTES provided by the Joint Legislative Council in the bill.

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

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

JOINT LEGISLATIVE COUNCIL PREFATORY NOTE: This bill is prepared for the joint legislative council's special committee on strengthening Wisconsin families.

Under current law, s. 46.56, stats., governs the integrated services programs (ISP) for children with severe disabilities. A "child with severe disabilities" is defined as follows:

"46.56 (1) (c) "Child with severe disabilities" means an individual who has not attained 18 years of age and whose mental, physical, sensory, behavioral, emotional or developmental disabilities, or whose combination of multiple disabilities meets all of the following conditions:

1. Is severe in degree.

2. Has persisted for at least one year or is expected to persist for at least one year.

3. Causes substantial limitations in the child's ability to function in the family, the school or the community and with the child's ability to cope with the ordinary demands of life.

4. Causes the child to need services from 2 or more service systems.".

The ISP began in 1989. As of November 2006, 18 counties operated ISPs. The statute requires a county that operates an ISP to establish a coordinating committee comprised of representatives from multiple systems of care. The coordinating committee must prepare interagency agreements that participating organizations in the ISP agree

to follow in creating and operating the ISP. The interagency agreement's components are also outlined by statute. The ISP must have one or more service coordination agencies. The service coordination agency must identify a service coordinator for each child with severe disabilities who participates in the program. Referrals into the ISP may come from many different types of public agencies or organizations, or from the child or the child's family. A treatment team is developed which includes representatives of all service providers working with the family, as well as the family members and the child.

In 2002, the department of health and family services developed a request for proposals for counties to develop coordinated services teams (CSTs). The CST model is based on the ISP model of integrated services for children and families with multiple needs. As of January 2007, 25 counties operate CSTs.

This bill makes several changes to s. 46.56. Specifically, the bill does the following:

• Expands the ISP's coverage to include not just children with severe disabilities, but also other children who are involved with multiple systems of care, as well as their families, and changes the name of the program to the CST initiative.

• To reflect the expansion of the program's focus, changes the terms "integrated services", "integrated service plan", and "interdisciplinary team" to "coordinated services", "coordinated services plan of care", and "coordinated services team", respectively.

• Includes tribes as entities that may administer the CST initiative.

• Provides funding to begin to phase in the remaining counties and tribes that do not currently operate either an ISP or a CST initiative, to enable these counties and tribes to establish the CST initiative.

• Amends the definition of CST to emphasize the process by which the child's family, service providers, and informal resource persons work together to respond to the needs of the child and family, rather than by describing the characteristics of the individuals on the team.

• Expands the required and optional representatives that serve on the coordinating committee in a county or tribe. The coordinating committee is the entity that:

— prepares interagency agreements for the creation and operation of a CST initiative.

— assesses how the CST initiative relates to other service coordination programs operating at the county, tribal, or local level.

— assists the administering agency in developing the application for CST funding.

— reviews determinations by the service coordination agency regarding program eligibility, appropriate family resources, and funding of services.

• Expands the duties of the coordinating committee to include:

— establishing operational policies and procedures.

— ensuring quality, including adherence to core values as adopted by the state advisory committee.

— developing a plan for orientation of new coordinating committee members and CST members to the CST process.

— identifying and addressing gaps in services.

- ensuring agency and partner agency satisfaction.

• Creates the role of project coordinator, and defines the project coordinator's duties, which are to:

— bring together parents and staff from agencies and organizations to comprise the coordinating committee, and support their activities.

— work with the coordinating committee to maintain support agency participation as established in the interagency agreement.

— work with the coordinating committee and service coordination agency to receive and review referrals and assure provision of service coordination services.

	 work with the coordinating committee and service coordination agency to assure service coordination for all groups working with the child and the child's family. guide the development of groups of people working with the child and the child's family to ensure compliance with the basic principles of the CST initiative's core values. review plans of care. assist the coordinating committee and family teams in establishing consistent measure for initiative development, implementation, evaluation, and monitoring of the project and outcomes. facilitate public education and awareness of issues and programming for families and children. ensure ongoing support and training related to the CST process to families and providers. provide support to service providers in developing strategies to enhance existing programs, to increase resources, and to establish new resources. ensure that local and state agencies submit data and reports in an accurate and timely manner.
1	 Increases the appropriation to DHFS to provide grants to counties for CST initiatives by \$1,466,000 in general purpose revenue in 2008–09. SECTION 1. 20.435 (7) (co) of the statutes is amended to read:
2	20.435 (7) (co) <i>Integrated service programs for children with severe disabilities</i>
3	<u>Initiatives for coordinated services</u> . The amounts in the schedule to fund county
4	integrated service programs for children with severe disabilities and tribal
5	initiatives under s. 46.56 to provide coordinated services.
6	SECTION 2. 38.14 (12) of the statutes is amended to read:
7	38.14 (12) (title) Integrated service programs for children with severe
8	DISABILITIES INITIATIVES TO PROVIDE COORDINATED SERVICES. If the county board of
9	supervisors establishes an integrated service program for children with severe
10	disabilities initiative to provide coordinated services under s. 59.53 (7), the district
11	board may participate in an integrated service program for children with severe
12	disabilities under s. 59.53 (7) the initiative and may enter into written interagency
13	agreements or contracts under the program initiative.
14	SECTION 3. 46.215 (1) (q) of the statutes is amended to read:
15	46.215 (1) (q) If the county board of supervisors establishes an integrated
16	service program for children with severe disabilities initiative to provide coordinated
17	services under s. 59.53 (7), to participate in and administer an integrated service

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1	program for children with severe disabilities under s. 59.53 (7) the initiative,
2	including entering into any written interagency agreements or contracts.
3	SECTION 4. 46.22 (1) (b) 1. i. of the statutes is amended to read:
4	46.22 (1) (b) 1. i. If the county board of supervisors establishes an integrated
5	service program for children with severe disabilities initiative to provide coordinated
6	services under s. 59.53 (7), to participate in and administer an integrated service
7	program for children with severe disabilities under s. 59.53 (7) the initiative,
8	including entering into any written interagency agreements or contracts.
9	SECTION 5. 46.56 (title) of the statutes is amended to read:
10	46.56 (title) Integrated service programs Initiatives to provide
11	<u>coordinated services</u> for children with severe disabilities <u>and families</u> .
12	SECTION 6. 46.56 (1) (a) of the statutes is amended to read:
13	46.56 (1) (a) "Administering agency" means a county department designated
14	by the <u>a</u> county board of supervisors <u>or by a tribe</u> to administer the program <u>an</u>
15	<u>initiative</u> .
16	SECTION 7. 46.56 (1) (ar) of the statutes is created to read:
17	46.56 (1) (ar) "Advocacy" means all of the following:
18	1. Actively supporting a child and his or her family under an initiative to enable
19	their receipt of the full benefits of the initiative by ensuring that the coordinated
20	services team approach to providing services and principles are followed.
21	2. Helping families gain access to and a voice in the decision making that
22	establishes the child's and family's plan of care.
23	3. Fostering strong working relationships among families, service systems, and
24	providers that will result in a clear improvement in the lives of children and families.
25	SECTION 8. 46.56 (1) (b) of the statutes is amended to read:

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1	46.56 (1) (b) "Agency" means a <u>public, tribal, or</u> private nonprofit organization
2	that provides treatment services for children with severe disabilities and their
3	families services and other resources for children and families.
4	SECTION 9. 46.56 (1) (bm) of the statutes is created to read:
5	46.56 (1) (bm) "Child" means an individual under the age of 18 years who has
6	a severe disability, is involved in multiple systems of care, or both.
7	SECTION 10. 46.56 (1) (c) of the statutes is renumbered 46.56 (1) (om), and 46.56
8	(1) (om) (intro.), 3. and 4., as renumbered, are amended to read:
9	46.56 (1) (om) (intro.) "Child with severe disabilities Severe disability" means
10	an individual who has not attained 18 years of age and whose <u>a</u> mental, physical,
11	sensory, behavioral, emotional, or developmental disabilities disability, including
12	<u>severe emotional disturbance</u> , or whose <u>a</u> combination of multiple <u>these</u> disabilities,
13	<u>that</u> meets all of the following conditions:
14	3. Causes substantial limitations in the <u>a</u> child's ability to function in the <u>his</u>
15	<u>or her</u> family, the school, or the community and with the child's <u>his or her</u> ability to
16	cope with the ordinary demands of life.
17	4. Causes the <u>a</u> child to need services <u>or other resources</u> from 2 or more service
18	systems.
19	SECTION 11. 46.56 (1) (de), (dm) and (ds) of the statutes are created to read:
20	46.56 (1) (de) "Family" means a child's primary caregiver or caregivers and the
9 1	
21	child's siblings.
21 22	child's siblings. (dm) "Family resources" means housing, environment, institutions, sources of

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1	(ds) "Initiative" means a system that is based on the strengths of children and
2	their families for providing coordinated services to children and families.
3	SECTION 12. 46.56 (1) (e) of the statutes is amended to read:
4	46.56 (1) (e) "Intake" means the process by which the <u>a</u> service coordination
5	agency or individuals designated by the coordinating committee initially screens
6	screen a child with severe disabilities and the child's his or her family to see if a
7	complete assessment is needed determine eligibility for the initiative and the process
8	
	by which the service coordination agency determines the need for a comprehensive
9	<u>clinical mental health assessment</u> .
10	SECTION 13. 46.56 (1) (f) of the statutes is renumbered 46.56 (1) (ce) and
11	amended to read:
12	46.56 (1) (ce) "Integrated Coordinated services" means treatment, education,
13	care and support, services <u>, and other resources</u> provided, in a coordinated manner,
14	for a child with severe disabilities and his or her family.
15	SECTION 14. 46.56 (1) (g) of the statutes is renumbered 46.56 (1) (cm) and
16	amended to read:
17	46.56 (1) (cm) "Integrated service plan Coordinated services plan of care"
18	means the <u>a</u> plan for treatment, education and support services <u>under sub. (8) (h)</u> for
19	-an eligible <u>a</u> child with severe disabilities and the child's <u>his or her</u> family under sub.
20	(8) (h) .
21	SECTION 15. 46.56 (1) (h) of the statutes is amended to read:
22	46.56 (1) (h) "Interagency agreement" means a written document of
23	understanding among service providers and other partner agencies that are
24	represented on a coordinating committee under sub. (3) that identifies mutual

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1	responsibilities for implementing integrated coordinated services for children with
2	severe disabilities and their families.
3	SECTION 16. 46.56 (1) (hm) of the statutes is created to read:
4	46.56(1)(hm) "Multiple systems of care" means 2 or more systems that provide
5	treatment, services, resources, or programs to a child or family, including the health
6	care, mental health, alcohol or other drug abuse, education, juvenile justice,
7	economic support, or child welfare system.
8	SECTION 17. 46.56 (1) (i) (intro.) and 4. of the statutes are consolidated,
9	renumbered 46.56 (1) (cs) and amended to read:
10	46.56 (1) (cs) "Interdisciplinary team Coordinated services team" means a
11	group of professionals, assembled by the service coordinator, from various service
12	systems who meet all of the following criteria: 4. Are providing treatment, education
13	or support services to the child with severe disabilities or the child's family, if the
14	child or the child's family is receiving any treatment, education or support services
15	individuals, including family members, service providers, and informal resource
16	persons, who work together to respond to service needs faced by a child and his or
17	<u>her family</u> .
18	SECTION 18. 46.56 (1) (i) 1. to 3. of the statutes are repealed.
19	SECTION 19. 46.56 (1) (k) of the statutes is repealed.
20	SECTION 20. 46.56 (1) (L) of the statutes is amended to read:
21	46.56 (1) (L) "Service coordination" means $-a$ case management service that
22	coordinates <u>the coordination of</u> multiple service providers who <u>and family resources</u>
23	<u>that</u> are serving a particular child with severe disabilities and the child's <u>his or her</u>
24	family. The term includes arrangement for <u>coordination of the</u> assessment <u>process</u> ,
25	development of an integrated service plan <u>a coordinated services plan of care</u> based

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on the strengths and needs identified in the assessment, advocacy for the needs of
the child and the child's family, monitoring of the child's progress of the child or his
or her family, facilitation of periodic reviews of the integrated service plan
coordinated services plan of care, and coordination and maintenance of clear lines
of communication among all service family resources providers and, the child, and
the child's his or her family.

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SECTION 21. 46.56 (1) (m) of the statutes is amended to read:

8 46.56 (1) (m) "Service coordination agency" means a county department, <u>tribe</u>, 9 agency, school district, cooperative educational service agency, or county children 10 with disabilities education board designated in an interagency agreement by a 11 coordinating committee to provide intake and service coordination for one or more 12 target groups of eligible children with severe disabilities and their families.

13 SECTION 22. 46.56 (1) (n) of the statutes is amended to read:

14 46.56 (1) (n) "Service coordinator" means an individual who is qualified by 15 specialized training and elinical experience with children with severe disabilities 16 and their families, who receives ongoing coaching and support from the service 17 coordination agency and the project coordinator in sub. (6) (d), and who is appointed 18 by the service coordination agency to provide coordination of treatment, education 19 and support services, and other family resources for eligible children with severe 20 disabilities and their families.

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SECTION 23. 46.56 (1) (nm) of the statutes is created to read:

46.56 (1) (nm) "Service provider" means a professional from a service system
who meets one or more of the following criteria:

Is skilled in providing treatment services, education, and other family
 resources for children and their families.

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1	2. Conducts comprehensive evaluations of the needs of children and their
2	families for family resources.
3	3. Possesses skills appropriate for and knowledge of the specific types of needs
4	or dysfunctions presented by the child who is undergoing an assessment.
5	4. Is currently providing treatment, education, or other family resources for a
6	child, a family, or both.
7	SECTION 24. 46.56 (1) (o) of the statutes is amended to read:
8	46.56 (1) (o) "Service system" means the public and private organizations that
9	provide specialized services for children with mental, physical, sensory, behavioral,
10	emotional, or developmental disabilities or that provide child welfare, <u>alcohol or</u>
11	other drug abuse, juvenile justice, educational, or health care services for children,
12	based upon the child's and his or her family's identified strengths and needs.
13	SECTION 25. 46.56 (1) (op) of the statutes is created to read:
14	46.56 (1) (op) "Severely emotionally disturbed child" has the meaning given in
15	s. 49.45 (25) (a).
16	SECTION 26. 46.56 (1) (p) of the statutes is amended to read:
17	46.56 (1) (p) "Treatment services" means the individualized social, emotional,
18	behavioral and medical services designed to bring about habilitation, rehabilitation
19	and appropriate developmental growth of a child with severe disabilities.
20	SECTION 27. 46.56 (1) (q) of the statutes is created to read:
21	46.56 (1) (q) "Tribe" means a federally recognized American Indian tribe or
22	band in this state.
23	SECTION 28. 46.56 (2) of the statutes is amended to read:
24	46.56 (2) Establishment of programs Coordinating committee; administering
25	<u>AGENCY; INITIATIVE FUNDING</u> . If a county board of supervisors establishes - a program

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1	an initiative under s. 59.53 (7) , it or if a tribe establishes an initiative, the county
2	board or tribe shall appoint a coordinating committee and designate an
3	administering agency. The program <u>initiative</u> may be funded by the county <u>or tribe</u>
4	or the county board of supervisors <u>or tribe</u> may apply for funding by the state in
5	accordance with sub. (15).
6	SECTION 29. 46.56 (3) (a) of the statutes is amended to read:
7	46.56 (3) (a) The coordinating committee shall have has the responsibilities
8	specified in par. (d) and shall include representatives from all of the following:
9	1. The county department responsible for child welfare and protection services
10	or, for an initiative established by a tribe, the tribal agency responsible for child
11	welfare and protection.
12	2. The county department responsible for mental health and alcohol and drug
13	abuse services for children and families <u>or, for an initiative established by a tribe, the</u>
14	tribal agency responsible for these services.
15	3. The county department responsible for providing services for children who
16	are developmentally disabled have developmental disability or, for an initiative
17	established by a tribe, the tribal agency responsible for providing these services.
18	4. The family support program under s. 46.985 if the county <u>or tribe</u> has a family
19	support program.
20	5. The juvenile court administrator or another representative appointed by the
21	judge responsible for cases heard under chs. 48 and 938 or, for an initiative
22	established by a tribe, a representative of the tribal court.
23	6. The largest school district in the county and any cooperative educational
24	service agency, if it provides special education in the county, or any county children
25	with disabilities education board in the county, and any other school district in the

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1 county that is willing to participate in the program coordinated services team $\mathbf{2}$ initiative, at the discretion of the administering agency. For an initiative established by a tribe, the coordinating committee shall include a representative of the school 3 district serving the majority of pupils who reside on the reservation of the tribe or 4 $\mathbf{5}$ on trust lands held for the tribe and any cooperative educational service agency 6 providing special education services to these pupils. 7 7. At least 2 parents of children with severe disabilities, or the number of 8 parents of children with severe disabilities that it will take to make the parent 9 representation equal to equals 25% of the coordinating committee's membership, 10 whichever is greater. **SECTION 30.** 46.56 (3) (a) 8. of the statutes is created to read: 11 46.56 (3) (a) 8. The agency responsible for economic support programs. 12**SECTION 31.** 46.56 (3) (b) 1., 2., 4., 5. and 7. of the statutes are amended to read: 1314 46.56 (3) (b) 1. Representatives of the vocational rehabilitation office that 15provides services to the county or, for an initiative established by a tribe, that 16 provides services to the tribe. 172. Representatives of a technical college district that is located in the county 18 or, for an initiative established by a tribe, that serves members of the tribe. 19 4. Representatives of health maintenance organizations that are operating in 20the county or, for an initiative established by a tribe, are serving members of the 21tribe. 225. Representatives of law enforcement agencies that are located in the county

23 <u>or, for an initiative established by a tribe, are representatives of a tribal law</u>

24 <u>enforcement agency</u>.

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1	7. Representatives of agencies that are located in the county or, for an initiative
2	established by a tribe, are serving members of the tribe.
-	SECTION 32. 46.56 (3) (b) 8. to 17. of the statutes are created to read:
4	46.56 (3) (b) 8. Local elected officials.
5	9. Representatives of a vocational and technical school.
6	10. Local business representatives.
7	11. Community organizations serving children and families.
8	12. Representatives of the county board or, for an initiative established by a
9	tribe, representatives of the elected governing body of the tribe.
10	13. Representatives of the regional offices of the department.
11	14. Representatives of the local faith-based community.
12	15. Representatives of probation and parole agencies.
13	16. Representatives of economic support agencies and the Wisconsin Works
14	agency under subch. III of ch. 49, if a different agency.
15	17. Representatives of vocational rehabilitation programs.
16	SECTION 33. 46.56 (3) (d) 1. of the statutes is renumbered 46.56 (3) (d), and
17	46.56 (3)(d) 1. to 4., as renumbered are amended to read:
18	46.56(3)(d) 1. Prepare one or more interagency agreements in accordance with
19	sub. (5) that all participatory organizations in the program initiative agree to follow
20	in creating and operating <u>a program an initiative. The interagency agreement shall</u>
21	outline the mission, values, and principles of the initiative, as well as expectations
22	for organizations represented on the coordinating committee under this subsection,
23	including provision of the funding match required under sub. (15) (c).
24	2. Assess how the program initiative relates to other service coordination
25	programs operating at the county <u>, tribal</u> , or local level and take steps to work with

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the other service coordination programs and to avoid duplication of activities,
 <u>services, and resources</u>.

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3. If a county <u>or tribe</u> applies for funding under sub. (15), assist the administering agency in developing the application required under sub. (15) (b).

- 5 4. Review determinations by the service coordination agency regarding 6 eligibility, for assessment, appropriate services family resources, or funding of 7 services, at the request of any applicant, recipient, parent of a child, or participating 8 county department, or tribal agency, school district, cooperative educational service 9 agencies agency, or county children with disabilities education boards board. The 10 coordinating committee shall adopt written procedures for conducting reviews.
- 11 SECTION 34. 46.56 (3) (d) 2. (intro.) of the statutes is repealed.
- 12 SECTION 35. 46.56 (3) (d) 2. a. and b. of the statutes are renumbered 46.56 (3)
 13 (d) 10. and 11. and amended to read:

1446.56 (3) (d) 10. Act Plan for sustainability of the system change started by the initiative beginning in the first year of any funding received for the initiative and 15thereafter by acting as a consortium to pursue additional funding for the program 16 17initiative through grants from the state or federal government or private 18 foundations; maintaining formal collaborative agency relationships; including families in the process by emphasizing rights and advocacy; addressing funding and 19 20issues related to providing matching funds required under sub. (15) (c): and recommending a plan for realized savings from substitute care budgets to be 2122reinvested in community-based care.

11. Establish target groups of children with severe disabilities and their
families to be served based on disability of the child, age of the child, geographic areas
within the county and other factors with the approval of the department. If by the

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1	<u>initiative</u> . For a county <u>or tribe that</u> applies for funding under sub. (15), children with
2	severe emotional disabilities are required to be a <u>priority</u> target group.
3	Section 36. 46.56 (3) (d) 5. to 9. of the statutes are created to read:
4	46.56 (3) (d) 5. Establish operational policies and procedures, such as referral
5	and screening procedures, a conflict management policy, and a flexible funding
6	policy, and ensure that the policies and procedures are monitored and adhered to.
7	6. Ensure quality, including adherence to core values as adopted by the state
8	advisory committee established under sub. (14) (a).
9	7. Develop a plan for orientation of new coordinating committee members and
10	coordinated services team members to the coordinated services team approach to
11	providing services to a child and his or her family.
12	8. Identify and address gaps in services for children and families who are
13	enrolled in the initiative.
14	9. Ensure client and partner agency satisfaction through performance of a
15	client and partner agency satisfaction survey.
16	SECTION 37. 46.56 (4) (a) to (e) of the statutes are amended to read:
17	46.56 (4) (a) Oversee Assist the coordinating committee in overseeing the
18	development and implementation of the program <u>initiative</u> and designate the staff
19	needed for the program <u>initiative</u> .
20	(b) Assist the coordinating committee in drafting and executing interagency
21	agreements and any other operations policies and procedures necessary for the
22	start-up and operation of the program initiative.
23	(c) Distribute Assist the coordinating committee in distributing information
24	about the availability and operation of the program <u>initiative</u> to the general public
15 16 17 18 19 20 21 22 23	 client and partner agency satisfaction survey. SECTION 37. 46.56 (4) (a) to (e) of the statutes are amended to read: 46.56 (4) (a) Oversee Assist the coordinating committee in overseeing development and implementation of the program initiative and designate the state needed for the program initiative. (b) Assist the coordinating committee in drafting and executing interaged agreements and any other operations policies and procedures necessary for start-up and operation of the program initiative. (c) Distribute Assist the coordinating committee in distributing information of the program initiation of the program initiative.

as well as to public or private service providers who might seek to make referrals to
 the program initiative.

3 (d) If the county board of supervisors <u>or tribe</u> decides to seek state funding
4 under sub. (15), develop the application in cooperation with the coordinating
5 committee.

- 6 (e) Undertake such other activities in compliance with another provision of the 7 <u>other</u> statutes, department rules and, department guidelines, interagency 8 agreements, and the directions of the coordinating committee as are necessary to 9 ensure the effective and efficient operation of the program <u>initiative</u>.
- SECTION 38. 46.56 (5) (a), (b) and (d) to (i) of the statutes are amended to read:
 46.56 (5) (a) The identity of every county department, agency, school district,
 cooperative educational service agency or, county children with disabilities
 education board, technical college district, or other organization that will participate
 in the program initiative.

15 (b) The identification of services and resources that the participating 16 organizations will commit to the program initiative or will seek to obtain, including 17 joint funding of services and resources and funding for the qualified staff needed to 18 support the program initiative, such as by cash or contribution of in-kind services 19 and resources as determined by the department under sub. (15) (c). This 20 identification shall specify the roles and responsibilities of the coordinated services 21 team and the coordinating committee.

- (d) The identification of any group of children with severe disabilities who will
 be targeted for services <u>and resources</u> through the <u>program initiative</u>.
- 24 (e) The procedures for outreach, referral, intake, assessment, case planning.
 25 and service coordination that the program <u>initiative</u> will use.

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(f) The specific criteria, based on sub. (7), that will be used for deciding whether 1 $\mathbf{2}$ a child with severe disabilities and his or her family are eligible for services and 3 resources through the program initiative.

4 (g) The procedures to be followed to obtain any required authorizations for 5 sharing of confidential information among organizations providing treatment, 6 services, education and services, and other resources to a child with severe 7 disabilities and his or her family.

8 (h) The procedures that will be used for resolving managing conflicts among 9 service providers or coordinated services team members, or between clients the child 10 or his or her family and service providers.

11 (i) The methods that will be used to measure program initiative effectiveness, 12including client satisfaction of the child and his or her family, and for revising the 13operation of the program initiative in light of evaluation results.

14 **SECTION 39.** 46.56 (5) (j) of the statutes is created to read:

1546.56 (5) (j) The mission and core values of the initiative.

SECTION 40. 46.56 (6) (title), (a) (intro.), 1. and 2. of the statutes are amended 16 17to read:

18 46.56 (6) (title) ROLES OF SERVICE COORDINATION AGENCY, SERVICE COORDINATOR, 19 PROJECT COORDINATOR, AND INTERDISCIPLINARY COORDINATED SERVICES TEAM. (a) (intro.) 20There may be one One or more service coordination agencies participating may 21<u>participate</u> under the <u>program initiative</u>. The organizations and the target groups 22that are to be served shall be identified in the interagency agreement under sub. (5).

23A All of the following applies to a service coordination agency shall:

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1	1. Be The service coordination agency shall be selected based on the its
2	experience of the service coordination agency or its staff in providing services; and
3	resources.
4	2. Identify The service coordination agency shall do all of the following:
5	a. Identify a specific individual to act as service coordinator for each child with
6	severe disabilities and the child's <u>his or her</u> family to facilitate the implementation
7	of the integrated service plan; coordinated services plan of care.
8	SECTION 41. 46.56 (6) (a) 3. of the statutes is renumbered 46.56 (6) (a) 2. b. and
9	amended to read:
10	46.56 (6) (a) 2. b. Provide or arrange for intake, assessment, case planning
11	<u>development of the plan of care,</u> and service coordination under sub. (8) ; and .
12	SECTION 42. 46.56 (6) (a) 4. of the statutes is renumbered 46.56 (6) (a) 2. c. and
13	amended to read:
14	46.56 (6) (a) 2. c. Act as a resource source for information about other services
15	and resources for children with severe disabilities and their families who are not
16	eligible for the program <u>initiative</u> , if the coordinating committee determines that this
17	service <u>action</u> can be provided without interfering with the primary purpose of the
18	program <u>initiative</u> .
19	SECTION 43. 46.56 (6) (b) of the statutes is amended to read:
20	46.56 (6) (b) The service coordinator shall have the functions specified in sub.
21	(8) (f) to (i) (h) , (n) , and (r) .
22	SECTION 44. 46.56 (6) (c) of the statutes is amended to read:
23	46.56 (6) (c) The interdisciplinary coordinated services team shall have has the
24	functions specified under sub. (8) (f) and, (h), and (i).
25	SECTION 45. 46.56 (6) (cr) of the statutes is created to read:

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1	46.56 (6) (cr) Every county and tribe that operates any initiative shall develop
2	written policies and procedures specifying the selection process for the project
3	coordinator.
4	SECTION 46. 46.56 (6) (d) and (e) of the statutes are created to read:
5	46.56 (6) (d) The primary responsibility of the project coordinator is to promote
6	collaborative relationships in the service system. The project coordinator shall do all
7	of the following:
8	1. Bring together parents and relevant staff from various agencies and
9	organizations to comprise the coordinating committee under sub. (3) (a) and (b), and
10	support their activities, in order to ensure compliance with established policies and
11	procedures specified in sub. (3) (d).
12	2. Work with the coordinating committee to maintain and support agency
13	participation as established in the interagency agreement.
14	3. Work with the coordinating committee and service coordination agency to
15	receive and review referrals.
16	4. Work with the coordinating committee and service coordination agency to
17	assure provision of service coordination services for all groups of people working with
18	the child and his or her family.
19	5. Guide the development of groups of people working with the child and his
20	or her family in order to ensure compliance with basic principles of the coordinated
21	services team initiative core values.
22	6. Review plans of care, including crisis response plans, for consistency with
23	the coordinated services team approach to providing services to a child and his or her
24	family and core values.

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1	7. Assist the coordinating committee and coordinated services teams in
2	establishing consistent measures for the development, implementation, evaluation,
3	and monitoring of the initiative and its outcomes.
4	8. Facilitate public education and awareness of issues and programs for
5	families and children.
6	9. Ensure, for families and providers, provision of ongoing support and training
7	that is related to the coordinated services team process and ensure orientation for
8	coordinated services team members.
9	10. Support service providers in developing strategies to enhance existing
10	programs, to increase resources, and to establish new resources relevant to project
11	goals and objectives.
12	11. Ensure that local and state agencies submit data and reports in an accurate
13	and timely manner.
14	(e) The project coordinator may perform additional duties that include the
15	following:
16	1. Maintaining data of enrollments in the initiative and results of screening.
17	2. Establishing and reporting monitoring and evaluation results.
18	3. Monitoring, or ensuring proper monitoring by the appropriate entity, of
19	targeted case management and in-home activities under Medical Assistance, as
20	defined in s. 49.43 (8), including record-keeping and billing processes.
21	4. Assisting in developing and maintaining additional funding sources,
22	including collaborative efforts with system partners.
23	5. Assisting in the development and implementation of advocacy for families.
24	SECTION 47. 46.56 (7) of the statutes is amended to read:

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1 46.56 (7) ELIGIBILITY OF CHILDREN AND FAMILIES. Children with severe 2 disabilities and their families shall be eligible for the program. The initiative, except 3 that the coordinating committee may establish specific additional criteria for 4 eligibility for services and may establish certain target groups of children with severe $\mathbf{5}$ disabilities to receive services. If target groups are established, only children with 6 severe disabilities falling within the target groups are eligible for may be enrolled in 7 the program initiative. Any eligibility criteria shall meet all of the following 8 conditions:

9 (a) Be based on a community assessment that identifies areas of greatest need
10 for integrated <u>coordinated</u> services for children with severe disabilities.

11 (b) Give priority to children with severe disabilities who are at risk of 12 placement outside the home or who are in an institution and are not receiving 13 integrated coordinated community-based services based in the community and 14 other resources, or who would be able to return to community placement or their 15 homes from an institutional placement if such the services and other resources were 16 provided.

17 (c) Not exclude a child with severe disabilities or that child's <u>his or her</u> family
18 from services <u>or other resources</u> because of lack of ability to pay.

SECTION 48. 46.56 (8) (title) of the statutes is amended to read:

20 46.56 (8) (title) REFERRAL, INTAKE, ASSESSMENT, CASE PLANNING PLAN OF CARE
 21 <u>DEVELOPMENT</u>, AND SERVICE COORDINATION.

22 **SECTION 49.** 46.56 (8) (a) to (g) and (h) (intro.), 2., 3., 4., 5. and 6. of the statutes 23 are amended to read:

46.56 (8) (a) Referrals to the program <u>initiative</u> may come from any county
 departments, <u>tribal agencies</u>, agencies, school districts, cooperative educational

service agencies, county children with disabilities education boards, technical
 college districts, courts assigned to exercise jurisdiction under chs. 48 and 938, tribal
 <u>courts</u>, or any other organization, or the child with severe disabilities or his or her
 family may contact the administering agency or service coordination agency to
 request services <u>and resources</u>.

6 (b) Upon referral, staff from the service coordination agency or individuals who 7 are designated by the coordinating committee shall screen the referral to determine if the child with severe disabilities and the child's his or her family appear to meet 8 9 the eligibility criteria and any target groups group requirements established by the 10 coordinating committee. If the child with severe disabilities and the child's his or her 11 family appear to be eligible, the staff shall gather assist the entity that made the 12referral under par. (a), and the parent or parents, in gathering information from the 13child's family and any current service providers necessary to prepare an application 14for the program initiative.

(c) Consent for release of information and participation of a child with severe disabilities and his or her family in the program initiative and in the program initiative evaluation must shall be obtained from the child's parent, or the child, if appropriate or required by federal statute or regulation or state statute or rule, or by order of a court with appropriate jurisdiction.

(d) The service coordination agency <u>or individuals designated by the</u>
<u>coordinating committee</u> shall review the completed application <u>with the family</u>, and,
in light of the eligibility criteria in the interagency agreement and sub. (7), determine
whether the child with severe disabilities and the child's <u>his or her</u> family are <u>eligible</u>
<u>for and appropriate for services through the program enrollment in the initiative</u>.
The service coordination agency or the individuals designated by the coordinating

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<u>committee</u> shall approve or disapprove each application within 30 days after the date
 on which the application was received <u>completed</u>.

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- (e) If the child with severe disabilities and the child's his or her family are found
 to be ineligible, or if it is determined that enrollment in the initiative is not the best
 method of meeting the needs of the child and his or her family, staff from the service
 coordination agency or individuals designated by the coordinating committee shall
 assist them the child and family in obtaining identifying and accessing needed
 services or resources from appropriate providers.
- 9 (f) If the child with severe disabilities and the child's <u>his or her</u> family are found 10 to be eligible for the program and are enrolled in the initiative, the agency shall 11 assign a service coordinator who shall assemble an interdisciplinary <u>a coordinated</u> 12 <u>services</u> team to assess the <u>strengths and needs of the</u> child with severe disabilities 13 and the child's <u>his or her</u> family's need for treatment, education, care, and support. 14 <u>The service coordinator shall coordinate the operations of the coordinated services</u> 15 <u>team</u>.
- 16 (g) The service coordinator shall assemble the results of all prior relevant 17assessments and evaluations documenting the service strengths and needs of the 18 child with severe disabilities and the child's his or her family, including 19 individualized education program team evaluations under s. 115.782 or independent 20educational evaluations, court-ordered evaluations under s. 48.295 or 938.295, 21family support program evaluations, community integration program or community 22options program assessments, and any other available medical, psychiatric, 23psychological, vocational or developmental educational, medical, vocational, and psychosocial evaluations. 24

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1	(h) (intro.) The interdisciplinary coordinated services team, the child's family
2	of the child with severe disabilities, and the service coordinator shall, based on \underline{a}
3	review of a summary of existing assessments <u>of strengths and needs</u> that have been
4	assembled and any additional evaluations <u>and plans</u> that they the team, the
5	<u>coordinator,</u> or the family find <u>finds</u> to be necessary, prepare an integrated service
6	a strength-based, gender-competent and culturally competent, family-centered,
7	coordinated services plan of care within 60 days after the date on which the
8	application was received <u>approved</u> . The integrated service <u>coordinated services</u> plan
9	of care shall include all of the following:
10	2. The short-term and long-term goals for treatment and support services for
11	to address the needs of the child with severe disabilities and the child's his or her
12	family.
13	3. The services <u>and resources</u> needed by the child with severe disabilities and
14	the child's his or her family, including the identity of each individual and
15	organization that will be responsible for providing -a portion of the treatment,
16	education and support services to be offered to the child and the child's family, and
17	the specific services that each organization will provide the services and other
18	resources. The coordinated services plan of care shall place emphasis on services and
19	resources that are available through community and informal sources.
20	4. Criteria for measuring the effectiveness and appropriateness of the
21	integrated service plan coordinated services plan of care so that it can be modified
22	as needed to better meet the child's and the child's family's needs. A coordinated

23 services plan of care shall be oriented so as to produce meaningful outcomes and to
 24 provide services in the least restrictive setting possible.

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5. Identification of any administrative or judicial procedures under ch. 48, 51, 55, 115, 118, or 938 that may be necessary in order to fully implement the integrated service plan coordinated services plan of care and the identity of the individual or organization that will be responsible for initiating those procedures, if any are required.

6 6. Identification of available sources of funding to support the services <u>and</u> 7 <u>other resources</u> needed for the child with severe disabilities and his or her family and 8 an allocation of funding responsibility among organizations where <u>if</u> more than one 9 organization is responsible for the child's and <u>the child's his or her</u> family's 10 treatment, education and support services.

11 SECTION 50. 46.56 (8) (h) 7. and 8. of the statutes are created to read:

12 46.56 (8) (h) 7. Clear statements articulating the specific needs of the child and 13 family to be addressed. Needs may not be stated solely in terms of the need for 14 services but may be stated in a strength-based manner with a response that is 15 readily achievable.

16 8. Plans for responding to possible crisis situations that may occur with the17 child and his or her family.

18 SECTION 51. 46.56 (8) (i) to (k) of the statutes are amended to read:

46.56 (8) (i) If additional evaluations are needed, the service coordination
 agency coordinated services team shall arrange for them or assist the child's family
 in obtaining them.

(j) The proposed integrated service plan coordinated services plan of care shall
 be submitted to any service providers who would be included in the integrated
 service plan and the court assigned to exercise jurisdiction under chs. 48 and 938 if

1 participation in the program has been court ordered under s. 48.345 (6m) or 938.34 2 (6m) plan of care.

3 (k) Upon written approval of the integrated service plan coordinated services 4 plan of care by the proposed service providers and, the child's family, unless the 5 child's involvement in the program is through court order under s. 48.355 or 938.355. 6 in which case approval of the court may be substituted for that of the family, and the 7 coordinated services team, the integrated service plan plan of care shall be implemented by the service coordination agency and the service providers 8 9 individuals and organizations designated to provide services and other resources 10 under the integrated service plan plan of care.

11

12

SECTION 52. 46.56 (8) (L) of the statutes is repealed. **SECTION 53.** 46.56 (8) (m) to (o) of the statutes are amended to read:

- 13 46.56 (8) (m) Each organization or service provider designated to provide 14services and other resources under the integrated service coordinated services plan 15of care shall identify a specific staff person individual who shall serve as the ongoing 16 member of a treatment team contact person to ensure continuity and communication 17while services are being provided to the child with severe disabilities and his or her family under the integrated service plan. The service coordinator shall coordinate 18 19 the operations of the treatment team of care.
- 20 (n) The service coordinator shall advocate for the child with severe disabilities 21and the child's his or her family and ensure that they are provided the opportunity 22to participate in assessment, planning, and ongoing review of services to the fullest 23extent possible.
- $\mathbf{24}$ (o) Services and other resources under this section shall be provided in the community, preferably in the child's home or home community, in the least restrictive 25

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and least intrusive setting and manner which that meets the best interests of the
 child with severe disabilities.

SECTION 54. 46.56 (8) (p) and (q) of the statutes are repealed.

4 SECTION 55. 46.56 (8) (r) and (s) of the statutes are amended to read:

5 46.56 (8) (r) The On a regular basis, and at least every 3 months, the service 6 coordinator shall, when necessary and at least every 6 months, assemble the 7 treatment coordinated services team, the family of the child with severe disabilities, the child with severe disabilities, where if appropriate, and any counsel, guardian 8 9 ad litem, or other person advocating for the interests of the child with severe 10 disabilities or the child's his or her family to review the integrated service, plan of 11 care and progress toward the goals of the integrated service plan of care, establish 12new goals, request the inclusion of new participating organizations or individuals, 13 or otherwise modify the integrated service coordinated services plan of care to better 14meet the needs of the child with severe disabilities and the child's his or her family. 15Decisions to amend the integrated service coordinated services plan of care must be 16 approved by the service coordinator, the treatment coordinated services team, the 17family and, where if the integrated service plan of care is being provided under a 18 court order, by the court.

(s) Services under the integrated service plan may be terminated <u>The</u> coordinated services team process may be ended by the agreement of all participants on the coordinated services team that the goals of treatment and support have been met and that an integrated service plan is no longer needed, by order of the court if services are being provided under court order, or are being met; by withdrawal of the family of the child with severe disabilities unless participation is court ordered, or; by the service coordination agency upon a recommendation from the service

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1	coordinator and the treatment, that further services are not in the child's best
2	interests, or that coordinated services team; by the family's refusal to participate in
3	<u>the process; if</u> the child with severe disabilities and child's <u>his or her</u> family no longer
4	meet the eligibility criteria for the program <u>coordinated services team; or by court</u>
5	order, if services are being provided under court order.
6	SECTION 56. 46.56 (9) of the statutes is amended to read:
7	46.56 (9) IMMEDIATE CARE. Individual county departments, tribal agencies,
8	other agencies, and other service providers may shall provide immediate services
9	and other resources as necessary and appropriate to children with severe disabilities
10	and their families who have been referred for participation an evaluation of
11	eligibility for and appropriateness of enrollment in the program initiative while
12	assessment and planning take place.
12 13	assessment and planning take place. SECTION 57. 46.56 (10) to (13) of the statutes are amended to read:
13	SECTION 57. 46.56 (10) to (13) of the statutes are amended to read:
$13\\14$	SECTION 57. 46.56 (10) to (13) of the statutes are amended to read: 46.56 (10) RELATION TO FAMILY <u>OTHER</u> SUPPORT PROGRAM <u>PROGRAMS</u> . In any county
13 14 15	SECTION 57. 46.56 (10) to (13) of the statutes are amended to read: 46.56 (10) RELATION TO FAMILY OTHER SUPPORT PROGRAM PROGRAMS. In any county or for a tribe that has a family support program under s. 46.985, or other support
13 14 15 16	SECTION 57. 46.56 (10) to (13) of the statutes are amended to read: 46.56 (10) RELATION TO FAMILY OTHER SUPPORT PROGRAM PROGRAMS. In any county or for a tribe that has a family support program under s. 46.985, or other support programs, including comprehensive community services or office of justice
13 14 15 16 17	SECTION 57. 46.56 (10) to (13) of the statutes are amended to read: 46.56 (10) RELATION TO FAMILY OTHER SUPPORT PROGRAM PROGRAMS. In any county or for a tribe that has a family support program under s. 46.985, or other support programs, including comprehensive community services or office of justice assistance programs, the integrated service program initiative shall coordinate its
13 14 15 16 17 18	SECTION 57. 46.56 (10) to (13) of the statutes are amended to read: 46.56 (10) RELATION TO FAMILY OTHER SUPPORT PROGRAM PROGRAMS. In any county or for a tribe that has a family support program under s. 46.985, or other support programs, including comprehensive community services or office of justice assistance programs, the integrated service program initiative shall coordinate its activities with the family support program. The administering agency for the family
13 14 15 16 17 18 19	SECTION 57. 46.56 (10) to (13) of the statutes are amended to read: 46.56 (10) RELATION TO FAMILY <u>OTHER</u> SUPPORT PROGRAM <u>PROGRAMS</u> . In any county or for a tribe that has a family support program under s. 46.985, or other support programs, including comprehensive community services or office of justice assistance programs, the integrated service program <u>initiative</u> shall coordinate its activities with the family support program. The administering agency for the family support program may act as a service coordination agency for the integrated service

(11) INFORMAL CONFLICT CONFLICT MANAGEMENT. The department,
 administering agency, service coordination agencies, and service coordinators shall
 establish and use informal means for conflict management, including consultation,

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mediation, and independent assessment, whenever possible. <u>A formal conflict</u>
 <u>management policy shall be established in writing by the coordinating committee for</u>
 <u>use by families, providers, and other individuals involved in the initiative.</u>

4 (12) ADMINISTRATIVE APPEALS. Decisions by the service coordination agency $\mathbf{5}$ regarding eligibility, enrollment, denial, termination, reduction, or appropriateness of services and decisions by the individuals designated by the coordinating 6 7 committee regarding eligibility, enrollment, or denial may be appealed to the 8 coordinating committee by a child with severe disabilities who is a service applicant 9 or recipient or by the parent or guardian or guardian ad litem of the applicant or 10 Decisions of the coordinating committee may be appealed to the recipient. 11 department under ch. 227.

(13) REVIEW OF ACTIONS BY INDIVIDUAL AGENCIES. Nothing in this section shall limit, modify, or expand the rights, remedies, or procedures established in federal statutes or regulations or state law statutes or rules for individuals or families receiving services provided by individual organizations that are participating in the integrated service coordinated services plan of care.

17

SECTION 58. 46.56 (14) (a) of the statutes is amended to read:

18 46.56 (14) (a) In order to support the development of a comprehensive service system of coordinated care for children with severe disabilities and their families, the 19 department shall establish a statewide state advisory committee with 20 21representatives of county departments and tribal governing bodies, the department 22 of public instruction, educational agencies, the department of corrections, the 23juvenile correctional system, professionals experienced in the provision of services 24to children with severe disabilities, and their families with children with severe disabilities, advocates for such families and their children, the subunit of the 25

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department of workforce development that administers economic support programs 1 and vocational rehabilitation, a representative of the local workforce development $\mathbf{2}$ 3 board established under 29 USC 2832, a representative of the philanthropy 4 community, the technical college system, health care providers, courts assigned to 5 exercise jurisdiction under chs. 48 and 938, the subunit of the department that administers child welfare, child welfare officials, and other appropriate persons as 6 7 selected by the department. The department may use an existing committee for this 8 purpose if it has representatives from the listed groups and is willing to perform the 9 required functions. This committee shall monitor the development of programs 10 initiatives throughout the state and support communication and mutual assistance 11 among operating programs initiatives as well as those that are being developed.

SECTION 59. 46.56 (14) (a) of the statutes, as affected by 2007 Wisconsin Act (this act), is amended to read:

1446.56 (14) (a) In order to support the development of a comprehensive service 15system of coordinated care for children and their families, the department shall 16 establish a state advisory committee with representatives of county departments 17and tribal governing bodies, the department of public instruction, educational 18 agencies, the department of corrections, the juvenile correctional system, professionals experienced in the provision of services to children and their families, 19 20 advocates for families and their children, the subunit of the department of workforce 21development that administers economic support programs and vocational 22rehabilitation, a representative of the local workforce development board 23established under 29 USC 2832, a representative of the philanthropy community, the $\mathbf{24}$ technical college system, health care providers, courts assigned to exercise jurisdiction under chs. 48 and 938, the subunit of the department that administers 25

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child welfare of children and families, child welfare officials, and other appropriate 1 $\mathbf{2}$ persons as selected by the department. The department may use an existing 3 committee for this purpose if it has representatives from the listed groups and is willing to perform the required functions. This committee shall monitor the 4 5 development of coordinated services team initiatives throughout the state and 6 support communication and mutual assistance among operating initiatives as well 7 as those that are being developed.

8 **SECTION 60.** 46.56 (14) (b) (intro.) of the statutes is amended to read:

9 46.56 (14) (b) (intro.) The department shall provide, either directly or through 10 purchase of services, the following support services to the counties and tribes that 11 elect to participate in the program coordinated services team initiative:

SECTION 61. 46.56 (14) (b) 1. and 3. of the statutes are amended to read: 121346.56 (14) (b) 1. Consultation in the areas of developing and maintaining 14 individual integrated service plans initiatives, and finding appropriate resources, 15

and establishing and maintaining local programs.

16 Assessment resources for cases where no local evaluation resource is 3. 17available or sufficient to enable development of an effective integrated service plan 18 coordinated services plan of care. These resources may be provided directly through 19 state-operated programs or by referral to private service providers.

20SECTION 62. 46.56 (14) (c) (intro.) and 1. of the statutes are amended to read: 2146.56 (14) (c) (intro.) The department shall evaluate the programs initiatives 22funded under this section. All organizations participating in the program initiatives 23shall cooperate with the evaluation. The evaluation shall include information about all of the following: 24

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1	1. The number of days that children with severe disabilities served in the
2	programs enrolled in the initiative spent in out-of-home placement compared to
3	other children with severe disabilities in the target group who are not enrolled in the
4	initiative and the costs associated with these placements.
5	SECTION 63. 46.56 (14) (c) 2. of the statutes is repealed and recreated to read:
6	46.56 (14) (c) 2. A systems change and sustainability plan under sub. (3) (d) 10.
7	SECTION 64. 46.56 (14) (c) 3. and 4. of the statutes are amended to read:
8	46.56 (14) (c) 3. A comparison between any changes in problem behaviors of
9	participants enrollees before and after participation enrollment in the program
10	<u>initiative</u> .
11	4. A comparison between school attendance and performance of participants
12	<u>enrollees</u> before and after participation <u>enrollment</u> in the program <u>initiative</u> .
13	SECTION 65. 46.56 (14) (c) 6. and 7. of the statutes are amended to read:
14	46.56 (14) (c) 6. Parent and child satisfaction with the program initiative.
15	7. Types of services provided to children with severe disabilities and their
16	families in the program through the integrated service plan initiative and the cost
17	of these services.
18	SECTION 66. 46.56 (14) (c) 8. of the statutes is repealed.
19	SECTION 67. 46.56 (14) (d) of the statutes is amended to read:
20	46.56 (14) (d) Notwithstanding sub. (1) (c) (intro.) the limitations under this
21	section to services to children and their families, if the state is funding the program
22	<u>initiative</u> in a particular county <u>or for a tribe</u> under sub. (15), the department may
23	permit the county <u>or tribe</u> to serve <u>under this section</u> any individual who has <u>a</u> severe
24	disabilities disability and who has not attained 22 years of age, and his or her family,
25	if the individual's mental, physical, sensory, behavioral, emotional, or developmental

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disabilities disability or whose combination of multiple disabilities meets the 1 2 requirements specified in sub. (1) (c) (om) 1. to 4. 3 SECTION 68. 46.56 (15) (a) and (b) (intro.) of the statutes are amended to read: 4 46.56 (15) (a) From the appropriation account under s. 20.435 (7) (co), the $\mathbf{5}$ department shall make available funds to implement programs. The funds may be used to pay for the intake, assessment, case planning and service coordination 6 7 provided under sub. (8) and for expanding the capacity of the county to provide 8 community-based care and treatment for children with severe disabilities 9 initiatives under this section. 10 (b) (intro.) In order to apply for funds under this section subsection the county 11 board of supervisors or tribe shall do all of the following: 12**SECTION 69.** 46.56 (15) (b) 1r. of the statutes is created to read: 13 46.56 (15) (b) 1r. Demonstrate that the coordinating services team approach 14to providing services to children and families will be followed, and principles and core 15values, as outlined by the advisory committee established by the department, will be adhered to. 16 17**SECTION 70.** 46.56 (15) (b) 2. to 4. of the statutes are amended to read: 18 46.56 (15) (b) 2. Establish children with severe emotional disturbances to be 19 the priority target group to be served by the program initiative to be severely 20 emotionally disturbed children. 213. Submit a plan to the department for implementation of the integrated 22 service program initiative in accordance with the requirements of this section. 234. Submit a description of the existing services and other resources in the 24county or tribe for children with severe disabilities, an assessment of any gaps in services, and a plan for using the funds under this program initiative or funds from 25

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other funding sources to develop or expand any needed community-based services 1 $\mathbf{2}$ such as in-home treatment, treatment foster care, day treatment, respite care or crisis services the initiative. 3 **SECTION 71.** 46.56 (15) (b) 5. of the statutes is created to read: 4 $\mathbf{5}$ 46.56 (15) (b) 5. Agree to comply with this section. 6 **SECTION 72.** 46.56 (15) (c) and (d) of the statutes are amended to read: 7 46.56 (15) (c) In order for a county or tribe to obtain funds under this section. all of the participating agencies and organizations shall provide matching funds 8 9 that, in total, equal to 20% of the requested funding shall be provided by the participating county departments and school districts. All of the participating 10 11 county departments and school districts shall participate in providing the. The match, which may be cash or in-kind. The department shall determine what may 12be used as in-kind match. 1314 (d) In order to apply for funding, at least one school district, cooperative 15educational service agency or county children with disabilities education board 16 serving children with severe disabilities in the county must participate in the 17program a county or tribe shall have a coordinating committee that meets the 18 requirements under sub. (3) (a) and (b), that will carry out the responsibilities under 19 sub. (3) (d). 20**SECTION 73.** 46.56 (15) (e) of the statutes is repealed. 21**SECTION 74.** 46.56 (15) (f) of the statutes is amended to read: 2246.56 (15) (f) Funds allocated under this subsection may not be used to replace 23any other state and federal funds or any county funds that are being used to fund services for children-with severe disabilities. 24

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1 SECTION 75. 48.02 (9s) of the statutes is renumbered 48.02 (2f) and amended 2 to read:

3 48.02 (2f) "Integrated service Coordinated services plan of care" has the
4 meaning given in s. 46.56 (1) (g) (cm).

SECTION 76. 48.33 (1) (c) of the statutes is amended to read:

6 48.33 (1) (c) A description of the specific services or continuum of services which 7 the agency is recommending that the court order for the child or family or for the 8 expectant mother of the unborn child, the persons or agencies that would be 9 primarily responsible for providing those services, the identity of the person or 10 agency that would provide case management or coordination of services, if any, and, 11 in the case of a child adjudged to be in need of protection or services, whether or not 12 the child should receive an integrated service coordinated services plan of care.

13 SECTION 77. 48.345 (6m) of the statutes is amended to read:

14 48.345 (6m) If the report prepared under s. 48.33 (1) recommends that the child 15 is in need of an integrated service <u>a coordinated services</u> plan <u>of care</u> and if an 16 integrated service program <u>an initiative</u> under s. 46.56 has been established in the 17 county <u>or</u>, for a child who is a member of a tribe, as defined in s. 46.56 (1), by a tribe, 18 the judge may order that <u>an integrated service a coordinated services</u> plan <u>of care</u> be 19 developed and implemented.

20 SECTION 78. 49.45 (25) (bm) 2. of the statutes is amended to read:

49.45 (25) (bm) 2. -A- Individuals who are designated by the coordinating
committee have, or a service coordination agency has, determined under s. 46.56 (8)
(d) that the person is a child with emotional and behavioral disabilities that meet the
requirements under s. 46.56 (1) (c) (om) 1. to 4.

SECTION 79. 51.42 (3) (ar) 14. of the statutes is amended to read:

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1	51.42 (3) (ar) 14. If the county board of supervisors establishes an integrated
2	service program for children with severe disabilities initiative to provide coordinated
3	services under s. 59.53 (7), participate in and may administer an integrated service
4	program for children with severe disabilities under s. 59.53 (7) the initiative,
5	including entering into any written interagency agreements or contracts.
6	SECTION 80. 51.437 $(4m)$ (m) of the statutes is amended to read:
7	51.437 (4m) (m) If the county board of supervisors establishes an $\frac{1}{10000000000000000000000000000000000$
8	service program for children with severe disabilities initiative to provide coordinated
9	services under s. 59.53 (7), participate in an integrated service program for children
10	with severe disabilities under s. 59.53 (7) the initiative, including entering into any
11	written interagency agreements or contracts.
12	SECTION 81. 51.437 (4r) (a) 3. of the statutes is amended to read:
13	51.437 (4r) (a) 3. May administer an integrated service program for children
14	with severe disabilities initiative to provide coordinated services under s. 59.53 (7),
15	if the county board of supervisors establishes an integrated service program for
16	children with severe disabilities the initiative.
17	SECTION 82. 59.53 (7) of the statutes is repealed and recreated to read:
18	59.53 (7) INITIATIVE TO PROVIDE COORDINATED SERVICES. The board may establish
19	an initiative to provide coordinated services under s. 46.56.
20	SECTION 83. 115.817 (5) (c) of the statutes is amended to read:
21	115.817 (5) (c) If the county board of supervisors establishes an integrated
22	service program for children with severe disabilities initiative to provide coordinated
23	$\underline{services}$ under s. 59.53 (7), the county children with disabilities education board shall
24	participate in an integrated service program for children with severe disabilities

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under s. 59.53 (7) the initiative, and may enter into written interagency agreements
 or contracts under the program initiative.

SECTION 84. 116.03 (13m) of the statutes is amended to read:

116.03 (13m) If the county board of supervisors establishes an integrated
service program for children with severe disabilities initiative to provide coordinated
services under s. 59.53 (7), participate in an integrated service program for children
with severe disabilities under s. 59.53 (7) the initiative and may enter into written
interagency agreements or contracts under the program initiative.

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SECTION 85. 120.12 (19) of the statutes is amended to read:

10 120.12 (19) (title) INTEGRATED SERVICE PROGRAM INITIATIVE TO PROVIDE 11 <u>COORDINATED SERVICES</u>. If the county board of supervisors establishes an integrated 12 service program for children with severe disabilities initiative to provide coordinated 13 services under s. 59.53 (7), participate in an integrated service program for children 14 with severe disabilities under s. 59.53 (7) the initiative and may enter into written 15 interagency agreements or contracts under the program initiative.

SECTION 86. 938.02 (9s) of the statutes is renumbered 938.02 (2f) and amended
to read:

938.02 (2f) "Integrated service Coordinated services plan of care" has the
 meaning given in s. 46.56 (1) (g) (cm).

20 SECTION 87. 938.33 (1) (c) of the statutes is amended to read:

938.33 (1) (c) A description of the specific services or continuum of services that
the agency is recommending the court to order for the juvenile or family, the persons
or agencies that would be primarily responsible for providing those services, and the
identity of the person or agency that would provide case management or coordination

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of services, if any, and whether or not the juvenile should receive an integrated
 service a coordinated services plan of care.

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SECTION 88. 938.34 (6m) of the statutes is amended to read:

938.34 (6m) INTEGRATED SERVICE COORDINATED SERVICES PLAN OF CARE. If the
report prepared under s. 938.33 (1) recommends that the juvenile is in need of an
integrated service a coordinated services plan of care and if an integrated service
program initiative under s. 46.56 has been established in the county or, if applicable,
by a tribe, order that an integrated service a coordinated service plan of care be
developed and implemented.

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SECTION 89. Fiscal changes.

(1) INITIATIVES FOR COORDINATED SERVICES. In the schedule under section 20.005
(3) of the statutes for the appropriation to the department of health and family
services under section 20.435 (7) (co) of the statutes, as affected by the acts of 2007,
the dollar amount is increased by \$1,466,000 for fiscal year 2008–09 to increase
funding for the purpose for which the appropriation is made.

- SECTION 90. Effective dates. This act takes effect on the day after publication,
 except as follows:
- (1) The treatment of section 46.56 (14) (a) (by SECTION 59) of the statutes takes
 effect on July 1, 2008.
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(END)