

State of Misconsin 2019 - 2020 LEGISLATURE

LRBb0573/1 TD/SB/KP/MM:all

ASSEMBLY AMENDMENT 2, TO ASSEMBLY SUBSTITUTE AMENDMENT 1, TO ASSEMBLY BILL 56

June 25, 2019 - Offered by Representatives Kolste, Anderson, Riemer, Subeck, C. Taylor, Billings, Bowen, Brostoff, Cabrera, Considine, Crowley, Doyle, Emerson, Fields, Goyke, Gruszynski, Haywood, Hebl, Hesselbein, Hintz, McGuire, B. Meyers, Milroy, L. Myers, Neubauer, Ohnstad, Pope, Sargent, Shankland, Sinicki, Spreitzer, Stubbs, Stuck, Vining, Vruwink and Zamarripa.

1 At the locations indicated, amend the substitute amendment as follows: $\mathbf{2}$ **1.** Page 36, line 5: increase the dollar amount for fiscal year 2019-20 by 3 \$127,900 and increase the dollar amount for fiscal year 2020-21 by \$127,900 for the 4 purpose of funding 1.07 FTE positions to administer the Wisconsin healthcare 5stability plan. **2.** Page 36, line 5: increase the dollar amount for fiscal year 2019-20 by 6 7 \$541,300 and increase the dollar amount for fiscal year 2020-21 by \$541,300 for the 8 purpose of funding 5.10 FTE positions to provide health insurance education and 9 outreach activities, including assisting individuals with enrolling in the health

10 insurance exchange.

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1	3. Page 134, line 4: increase the dollar amount for fiscal year 2019–20 by
2	\$172,500 and increase the dollar amount for fiscal year 2020–21 by \$222,900 for the
3	purpose of lead exposure and poisoning prevention activities.
4	4. Page 134, line 12: after that line insert:
5	"(bk) Healthy aging grant program GPR A 250,000 250,000".
6	5. Page 135, line 20: increase the dollar amount for fiscal year 2019–20 by
7	\$489,500 and increase the dollar amount for fiscal year 2020–21 by $$489,500$ for the
8	purpose of increasing the authorized FTE positions for the department of health
9	services by 4.6 GPR positions, beginning in fiscal year 2019–20, in the division of
10	public health, to expand dental services to recipients under the Medical Assistance
11	program, BadgerCare Plus, and other low-income patients.
12	6. Page 136, line 10: increase the dollar amount for fiscal year 2019–20 by
13	\$1,687,100 and increase the dollar amount for fiscal year 2020–21 by \$4,821,500 for
14	the purpose of lead abatement grants, training, and outreach.
15	7. Page 136, line 19: increase the dollar amount for fiscal year 2019–20 by
16	\$193,600 and increase the dollar amount for fiscal year 2020–21 by $$193,600$ for the
17	purpose of increasing funding for the women's health block grant program.
18	8. Page 137, line 4: increase the dollar amount for fiscal year 2019–20 by
19	\$3,300,000 and increase the dollar amount for fiscal year 2020–21 by \$3,300,000 for
20	the purpose of awarding tobacco use control grants.
21	9. Page 138, line 18: increase the dollar amount for fiscal year 2019–20 by
22	3,871,700 and increase the dollar amount for fiscal year 2020–21 by $11,014,200$ for
23	the purpose of lead abatement grants, training, and outreach.

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1	10. Page 139, line 22: increase the dollar amount for fiscal year 2019–20 by
2	\$1,076,900 for the purpose of creating a separate admissions unit and increasing
3	evening and nighttime supervisory staff at Winnebago Mental Health Institute.
4	11. Page 140, line 19: increase the dollar amount for fiscal year 2019–20 by
5	\$1,422,800 and increase the dollar amount for fiscal year 2020–21 by \$1,422,800 for
6	the purpose of increasing pay-for-performance incentives to BadgerCare Plus
7	health maintenance organizations to conduct blood-lead testing for children.
8	${f 12.}$ Page 140, line 19: decrease the dollar amount for fiscal year 2019–20 by
9	\$159,473,300 and decrease the dollar amount for fiscal year 2020-21 by
10	\$165,011,600 for the purpose of expanding eligibility under the Medical Assistance
11	program under s. 49.471 (4) (a) 4. and 8.
12	f 13. Page 140, line 19: increase the dollar amount for fiscal year 2019–20 by
13	5,760,000 and increase the dollar amount for fiscal year 2020–21 by $12,437,600$ for
14	the purpose of dental access incentive payments under s. 49.45 (24L) beginning
15	January 1, 2020.
16	14. Page 140, line 19: increase the dollar amount for fiscal year 2019–20 only
17	by \$192,000 to provide onetime grants for community-based doulas under SECTION
18	$9119\ (8m)$ and increase the dollar amount for fiscal year 2020–21 by \$426,700 for the
19	purpose of providing reimbursement for certified doula services provided through
20	the Medical Assistance program in select counties, beginning in fiscal year 2020–21.
21	${f 15.}$ Page 140, line 19: decrease the dollar amount for fiscal year 2019–20 by
22	\$1,750,000 and decrease the dollar amount for fiscal year 2020–21 by \$1,750,000 for
23	the purpose of making payments to rural critical care hospitals.

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1	16. Page 140, line 19: increase the dollar amount for fiscal year 2019–20 by
2	10,000,000 and increase the dollar amount for fiscal year $2020-21$ by $10,000,000$
3	for the purpose of funding a pediatric supplemental hospital payment under s. 49.45
4	(6xm).
5	17. Page 140, line 19: decrease the dollar amount for fiscal year 2019–20 by
6	7,700,000 and decrease the dollar amount for fiscal year 2020–21 by $7,700,000$ for
7	the purpose of making hospital access payments and critical access hospital
8	payments.
9	18. Page 140, line 19: increase the dollar amount for fiscal year 2020–21 by
10	\$22,500,000 for the purpose of providing as a benefit in the Medical Assistance
11	program nonmedical services that contribute to the determinants of health under s.
12	49.46 (2) (b) 21.
13	19. Page 140, line 19: increase the dollar amount for fiscal year 2020–21 by
14	\$9,255,000 for the purpose of extending Medical Assistance eligibility for
15	post-partum women.
16	20. Page 140, line 19: decrease the dollar amount for fiscal year 2019–20 by
17	\$11,474,100 and decrease the dollar amount for fiscal year 2020-21 by \$7,783,400
18	for the purpose of reimbursing under the Medical Assistance program direct care to
19	nursing facilities and intermediate care facilities for persons with an intellectual
20	disability.
21	21. Page 140, line 19: decrease the dollar amount for fiscal year 2019–20 by
22	13,947,900 and decrease the dollar amount for fiscal year 2020–21 by $16,150,900$
23	for the purpose of reimbursing personal care services under the Medical Assistance
24	program.

1	22. Page 140, line 19: increase the dollar amount for fiscal year 2019–20 by
2	\$2,454,300 and increase the dollar amount for fiscal year 2020–21 by \$2,454,300 for
3	the purpose of eliminating copayments for prescription drugs for Medical Assistance
4	enrollees.
5	f 23. Page 140, line 19: increase the dollar amount for fiscal year 2019–20 by
6	8,732,100 and increase the dollar amount for fiscal year 2020–21 by $18,217,800$ for
7	the purpose of funding an increase of Medical Assistance reimbursement rates for
8	mental health, behavioral health, and psychiatric services provided by physicians
9	and medical clinics, effective January 1, 2020.
10	24. Page 140, line 19: increase the dollar amount for fiscal year 2020-21 by
11	\$2,000,000 for the purpose of funding incentive grants to behavioral health providers
12	that adopt electronic health records systems or participate in the state's health
13	information exchange.
14	25. Page 140, line 19: increase the dollar amount for fiscal year 2019–20 by
15	\$6,613,900 and decrease the dollar amount for fiscal year 2020–21 by \$872,700 for
16	the purpose of providing the cost to continue Medical Assistance benefits.
17	26. Page 140, line 19: increase the dollar amount for fiscal year 2019–20 by
18	\$1,088,200 and increase the dollar amount for fiscal year 2020–21 by \$1,692,900 for
19	the purpose of telehealth reimbursement under the Medical Assistance program.
20	f 27. Page 140, line 19: increase the dollar amount for fiscal year 2019–20 by
21	406,000 and increase the dollar amount for fiscal year $2020-21$ by $609,000$ for the
22	purpose of providing dental services to Medical Assistance recipients who have
23	disabilities.

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1	f 28. Page 140, line 19: increase the dollar amount for fiscal year 2020-21 by
2	\$89,900 for the purpose of providing supportive services delivered under the Medical
3	Assistance medical home health benefit for persons with substance abuse disorders.
4	29. Page 140, line 19: decrease the dollar amount for fiscal year 2019–20 by
5	\$6,000,000 and decrease the dollar amount for fiscal year 2020–21 by \$9,000,000 for
6	the purpose of funding the direct care and services portion of the capitation rates
7	provided to care management organizations that administer Family Care in
8	recognition of the direct caregiver workforce challenges facing the state.
9	30. Page 141, line 15: delete lines 15 and 16 and substitute:
10	"(bv) Prescription drug assistance for 20,090,100"
11	elderly; aids GPR B 16,491,400 .
12	31. Page 142, line 18: delete lines 18 and 19 and substitute:
13	"(j) Prescription drug assistance for 85,887,500"
14	elderly; manufacturer rebates PR C 81,753,400 .
15	32. Page 144, line 8: increase the dollar amount for fiscal year 2019–20 by
16	\$2,077,300 and increase the dollar amount for fiscal year 2020-21 by \$2,077,300 for
17	the purpose of increasing pay-for-performance incentives to BadgerCare Plus
18	health maintenance organizations to conduct blood-lead testing for children.
19	33. Page 144, line 14: delete lines 14 and 15 and substitute:
20	"(pg) Federal aid; prescription drug 17,333,500"
21	
	assistance for elderly $PR-F$ C 14,170,000 .
22	34. Page 144, line 16: increase the dollar amount for fiscal year 2019–20 by

the purpose of making hospital access payments and critical access hospital
 payments.

3 35. Page 144, line 16: decrease the dollar amount for fiscal year 2019–20 by
\$2,316,200 and increase the dollar amount for fiscal year 2020–21 by \$5,359,700 for
the purpose of providing the cost to continue Medical Assistance benefits.

- **36.** Page 144, line 24: decrease the dollar amount for fiscal year 2019–20 by
 \$7,400,000 and decrease the dollar amount for fiscal year 2020–21 by \$7,400,000 for
 the purpose of making hospital access payments.
- 9 37. Page 145, line 3: decrease the dollar amount for fiscal year 2019-20 by
 \$300,000 and decrease the dollar amount for fiscal year 2020-21 by \$300,000 for the
 purpose of making critical access hospital payments.

12 **38.** Page 145, line 16: delete lines 16 and 17 and substitute:

13"(cf)Crisis program enhancement14grantsGPRB125,000125,000".

15 **39.** Page 146, line 4: after that line insert:

16 "(dg) Regional crisis stabilization facil-

17 ities GPR A -0- 2,500,000".

40. Page 149, line 3: increase the dollar amount for fiscal year 2019–20 only
by \$61,600 and increase the dollar amount for fiscal year 2020–21 only by \$78,200
for the purpose of funding a 2-year academic detailing primary care clinic dementia
training pilot program under SECTION 9119 (3g).

41. Page 149, line 3: increase the dollar amount for fiscal year 2019–20 by
\$1,680,000 and increase the dollar amount for fiscal year 2020–21 by \$1,680,000 for

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1 the purpose of grants to aging and disability resource centers and tribes to fund 27 $\mathbf{2}$ additional dementia care specialists and 3 new tribal dementia care specialists. 3 **42.** Page 149, line 7: increase the dollar amount for fiscal year 2019–20 by 4 \$1,550,000 and increase the dollar amount for fiscal year 2020-21 by \$7,600,000 for $\mathbf{5}$ the purpose of increasing funding for the Birth to 3 Program. 6 **43.** Page 157, line 4: increase the dollar amount for fiscal year 2019–20 by 7 \$512,500 and increase the dollar amount for fiscal year 2020-21 by \$675,000 for the 8 purpose of funding services to prevent child abuse or neglect. 9 **44.** Page 231, line 6: decrease the dollar amount for fiscal year 2019-20 by 10 \$1,088,200 and decrease the dollar amount for fiscal year 2020-21 by \$1,692,900 for 11 the purpose of telehealth reimbursement under the Medical Assistance program. 12**45.** Page 231, line 6: decrease the dollar amount for fiscal year 2020-21 by 13\$89,900 for the purpose of providing supportive services delivered under the Medical 14 Assistance medical home health benefit for persons with substance abuse disorders. **46.** Page 249, line 15: after that line insert: 1516 "SECTION 188m. 20.435 (1) (bk) of the statutes is created to read: 20.435 (1) (bk) *Healthy aging grant program*. The amounts in the schedule for 1718 grants to an entity that conducts programs in healthy aging.". **47.** Page 249, line 16: delete lines 16 to 18 and substitute: 19 20"SECTION 189b. 20.435 (1) (cr) of the statutes is created to read: 2120.435 (1) (cr) Minority health grants. The amounts in the schedule for the 22minority health program under s. 250.20 (3) and (4).". **48.** Page 249, line 25: delete that line and substitute: 2324"SECTION 191b. 20.435 (1) (kb) of the statutes is repealed.".

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1	49. Page 255, line 2: after that line insert:
2	"SECTION 201c. 20.435 (4) (jw) of the statutes is amended to read:
3	20.435 (4) (jw) BadgerCare Plus and hospital assessment. All moneys received
4	from payment of enrollment fees under the program under s. 49.45 (23), all moneys
5	transferred under s. 50.38 (9), all moneys transferred from the appropriation account
6	under par. (jz), and 10 percent of all moneys received from penalty assessments
7	under s. 49.471 (9) (c), for administration of the program under s. 49.45 (23), to
8	provide a portion of the state share of administrative costs for the BadgerCare Plus
9	Medical Assistance program under s. 49.471, and for administration of the hospital
10	assessment under s. 50.38.".
11	50. Page 255, line 10: delete lines 10 to 14 and substitute:
12	"SECTION 203b. 20.435 (5) (cf) of the statutes is amended to read:
13	20.435 (5) (cf) Mobile crisis team Crisis program enhancement grants.
14	Biennially, the amounts in the schedule for awarding grants to counties or regions
15	to establish certified <u>or enhance</u> crisis programs that create mental health mobile
16	crisis teams under s. 46.536.".
17	51. Page 255, line 15: delete lines 15 to 18 and substitute:
18	"SECTION 204b. 20.435 (5) (ct) of the statutes is created to read:
19	20.435 (5) (ct) Mental health consultation program. The amounts in the
20	schedule for developing a plan for a mental health consultation program under s.
21	51.441. No moneys may be encumbered under this paragraph after June 30, 2021.".
22	52. Page 255, line 18: after that line insert:
23	"SECTION 205c. 20.435 (5) (dg) of the statutes is created to read:

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1	20.435 (5) (dg) Regional crisis stabilization facilities. The amounts in the
2	schedule to provide grants to regional crisis stabilization facilities under s. 51.03
3	(7).".
4	53. Page 265, line 17: delete that line and substitute:
5	"SECTION 279b. 20.505 (8) (hm) 6e. of the statutes is repealed.".
6	54. Page 304, line 10: delete lines 10 to 18 and substitute:
7	"SECTION 484p. 46.536 of the statutes is amended to read:
8	46.536 Mobile crisis team Crisis program enhancement grants. From
9	the appropriation under s. 20.435 (5) (cf), the department shall award grants in the
10	total amount of \$250,000 in each fiscal biennium to counties or regions comprised of
11	multiple counties to establish certified <u>or enhance</u> crisis programs that create mental
12	health mobile crisis teams to serve individuals having mental health crises in rural
13	areas. The department shall award a grant under this section in an amount equal
14	to one-half the amount of money the county or region provides to establish certified
15	or enhance crisis programs that create mobile crisis teams.".
16	55. Page 304, line 19: after that line insert:
17	"SECTION 486m. 46.854 of the statutes is created to read:
18	46.854 Healthy aging grant program. From the appropriation under s.
19	20.435~(1)~(bk), the department shall award in each fiscal year a grant of \$250,000
20	to an entity that conducts programs in healthy aging.".
21	56. Page 304, line 19: after that line insert:
22	"SECTION 487w. 46.995 (4) of the statutes is created to read:
23	46.995 (4) The department shall ensure that any child who is eligible and who
24	applies for the disabled children's long-term support program that is operating

1	under a waiver of federal law receives services under the disabled children's
2	long-term support program that is operating under a waiver of federal law.".
3	57. Page 346, line 3: delete lines 3 to 5 and substitute:
4	"(u) Prevention services. For services to prevent child abuse or neglect,
5	\$5,289,600 in each fiscal year <u>\$6,302,100 in fiscal year 2019–20 and \$7,464,600 in</u>
6	<u>fiscal year 2020–21</u> .".
7	58. Page 348, line 15: after that line insert:
8	"SECTION 652c. 49.45 (2p) of the statutes is repealed.".
9	59. Page 348, line 21: after that line insert:
10	"SECTION 654f. 49.45 (3) (e) 11. of the statutes is amended to read:
11	49.45 (3) (e) 11. The department shall use a portion of the moneys collected
12	under s. 50.38 (2) (a) to pay for services provided by eligible hospitals, as defined in
13	s. 50.38 (1), other than critical access hospitals, under the Medical Assistance
14	Program under this subchapter, including services reimbursed on a fee-for-service
15	basis and services provided under a managed care system. For state fiscal year
16	2008–09, total payments required under this subdivision, including both the federal
17	and state share of Medical Assistance, shall equal the amount collected under s.
18	$50.38\ (2)\ (a)$ for fiscal year 2008–09 divided by 57.75 percent. For each state fiscal
19	year after state fiscal year 2008–09, total payments required under this subdivision,
20	including both the federal and state share of Medical Assistance, shall equal the
21	amount collected under s. 50.38 (2) (a) for the fiscal year divided by 61.68 53.69
22	percent.

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SECTION 654h. 49.45 (3) (e) 12. of the statutes is amended to read:

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1	49.45 (3) (e) 12. The department shall use a portion of the moneys collected
2	under s. 50.38 (2) (b) to pay for services provided by critical access hospitals under
3	the Medical Assistance Program under this subchapter, including services
4	reimbursed on a fee-for-service basis and services provided under a managed care
5	system. For each state fiscal year, total payments required under this subdivision,
6	including both the federal and state share of Medical Assistance, shall equal the
7	amount collected under s. 50.38 (2) (b) for the fiscal year divided by 61.68 53.69
8	percent.".
9	60. Page 348, line 21: after that line insert:
10	"SECTION 657b. 49.45 (3m) (a) (intro.) of the statutes is amended to read:
11	49.45 (3m) (a) (intro.) Subject to par. (c) and notwithstanding sub. (3) (e), from
12	the appropriations under s. 20.435 (4) (b) and (o), in each fiscal year, the department
13	shall pay to hospitals that serve a disproportionate share of low-income patients an
14	amount equal to the sum of <u>\$27,500,000</u> <u>\$56,500,000</u> , as the state share of payments,
15	and the matching federal share of payments. The department may make a payment
16	to a hospital under this subsection under the calculation method described in par. (b)
17	if the hospital meets all of the following criteria:
18	SECTION 658b. 49.45 (3m) (b) 3. a. of the statutes is amended to read:
19	49.45 (3m) (b) 3. a. No single hospital receives more than $$4,600,000$
20	<u>\$9,200,000, except that a hospital that is a free-standing pediatric teaching hospital</u>
21	located in Wisconsin that has a percentage calculated under subd. 1. a. greater than
22	50 percent may receive up to \$12,000,000 each fiscal year.".
23	61. Page 348, line 23: delete the material beginning with that line and ending
24	with page 349, line 11, and substitute:

1	"49.45 (3p) (a) Subject to par. (c) and notwithstanding sub. (3) (e), from the
2	appropriations under s. 20.435 (4) (b) and (o), in each fiscal year, the department
3	shall pay to hospitals that would <u>are not eligible for payments under sub. (3m) but</u>
4	that meet the criteria under sub. (3m) (a) except that the hospitals do not provide
5	obstetric services 1. and 2. and that, in the most recent year for which information
6	is available, charged at least 6 percent of overall charges for services to the Medical
7	Assistance program for services provided to Medical Assistance recipients an
8	amount equal to the sum of $\$250,000$ $\$500,000$, as the state share of payments, and
9	the matching federal share of payments. The department may make a payment to
10	a hospital under this subsection under a calculation method determined by the
11	department that provides a fee-for-service supplemental payment that increases as
12	the hospital's percentage of inpatient days for Medical Assistance recipients at the
13	hospital the total amount of the hospital's overall charges for services that are
14	charges to the Medical Assistance program increases.".
15	62. Page 352, line 22: after that line insert:
16	"SECTION 667b. 49.45 (6xm) of the statutes is created to read:
17	49.45 (6xm) PEDIATRIC INPATIENT SUPPLEMENT. (a) From the appropriations
18	under s. 20.435 (4) (b), (o), and (w), the department shall, using a method determined
19	by the department, distribute a total sum of \$2,000,000 each state fiscal year to
20	hospitals that meet all of the following criteria:
21	1. The hospital is an acute care hospital located in this state.
22	2. During the hospital's fiscal year, the inpatient days in the hospital's acute
23	care pediatric units and intensive care pediatric units totaled more than 12,000 days,

24 not including neonatal intensive care units. For purposes of this subsection, the

1	hospital's fiscal year is the hospital's fiscal year that ended in the 2nd calendar year
2	preceding the beginning of the state fiscal year.
3	(b) Notwithstanding par. (a), from the appropriations under s. 20.435 (4) (b),
4	(o), and (w), the department may, using a method determined by the department,
5	distribute an additional total sum of \$10,000,000 in each state fiscal year to hospitals
6	that are free-standing pediatric teaching hospitals located in Wisconsin that have
7	a percentage calculated under s. 49.45 $\left(3m\right) \left(b\right)$ 1. a. greater than 45 percent.
8	SECTION 672c. 49.45 (23) of the statutes is repealed.
9	SECTION 673g. 49.45 (23) (g) of the statutes is repealed.
10	SECTION 674g. 49.45 (23b) of the statutes is repealed.
11	SECTION 676m. 49.45 (24L) of the statutes is created to read:
12	49.45 (24L) Critical access reimbursement payments to dental providers. (a)
13	Based on the criteria in pars. (b) and (c), the department shall increase
14	reimbursements to dental providers that meet quality of care standards, as
15	established by the department.
16	(b) In order to be eligible for enhanced reimbursement under this subsection,
17	the provider must meet one of the following qualifications:
18	1. For a nonprofit or public provider, 50 percent or more of the individuals
19	served by the provider are individuals who are without dental insurance or are
20	enrolled in the Medical Assistance program.
21	2. For a for-profit provider, 5 percent or more of the individuals served by the
22	provider are enrolled in the Medical Assistance program.
23	(c) For dental services rendered on or after January 1, 2020, by a qualified
24	nonprofit critical access dental provider, the department shall increase
25	reimbursement by 50 percent above the reimbursement rate that would otherwise

1 be paid to that provider. For dental services rendered on or after January 1, 2020, $\mathbf{2}$ by a qualified for-profit critical access dental provider, the department shall increase 3 reimbursement by 30 percent above the reimbursement rate that would otherwise 4 be paid to that provider. For dental providers rendering services to individuals in $\mathbf{5}$ managed care under the Medical Assistance program, for services rendered on or 6 after January 1, 2020, the department shall increase reimbursement to pay an 7 additional amount on the basis of the rate that would have been paid to the dental 8 provider had the individual not been enrolled in managed care. 9 (d) If a provider has more than one service location, the thresholds described 10 under par. (b) apply to each location, and payment for each service location would be 11 determined separately.". 12**63.** Page 352, line 24: delete the material beginning with that line and ending 13with page 353, line 8, and substitute: "49.45 (29w) (b) 1. b. "Telehealth" is means a service provided from a remote 14 15location using a combination of interactive video, audio, and externally acquired 16 images through a networking environment between an individual or a provider at 17an originating site and a provider at a remote location with the service being of 18 sufficient audio and visual fidelity and clarity as to be functionally equivalent to 19 face-to-face contact; or, in circumstances determined by the department, an 20 asynchronous transmission of digital clinical information through a secure electronic communications system from one provider to another provider. 2122"Telehealth" does not include telephone conversations or Internet-based 23communications between providers or between providers and individuals.".

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- **64.** Page 353, line 9: delete that line and substitute:

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1	"SECTION 678b. 49.45 (29y) (d) of the statutes is repealed.
2	SECTION 679p. 49.45 (30y) of the statutes is created to read:
3	49.45 (30y) CERTIFIED DOULA SERVICES; PILOT PROJECT. (a) In this subsection,
4	"certified doula" means an individual who has received certification from a doula
5	certifying organization recognized by the department.
6	(b) For purposes of this subsection, services provided by certified doulas include
7	continuous emotional and physical support during labor and birth of a child and
8	intermittent services during the prenatal and postpartum periods.
9	(c) Subject to par. (d), the department shall reimburse under the Medical
10	Assistance program benefits as provided under this subsection for pregnant women
11	enrolled in the Medical Assistance program who reside in the counties of Brown,
12	Dane, Milwaukee, Rock, or Sheboygan, or another county as determined by the
13	department.
14	(d) The department shall request from the secretary of the federal department
15	of health and human services any approval necessary to allow reimbursement under
16	the Medical Assistance program for services provided by a certified doula. The
17	department may not pay reimbursement unless federal approval is not required or
18	any required federal approval allowing reimbursement under s. 49.46 (2) (b) 12p. is
19	approved and in effect.".
20	65. Page 353, line 11: delete the material beginning with that line and ending
21	with page 354, line 17, and substitute:
22	"49.45 (41) Mental Health Crisis Crisis Intervention Services. (a) In this
23	subsection, " mental health crisis intervention services" means <u>crisis intervention</u>
24	services for the treatment of mental illness, intellectual disability, substance abuse,

and dementia that are provided by a mental health crisis intervention program
 operated by, or under contract with, a county, if the county is certified as a medical
 assistance provider.

4 (b) If a county elects to become certified as a provider of mental health crisis 5intervention services, the county may provide mental health crisis intervention 6 services under this subsection in the county to medical assistance recipients through 7 the medical assistance program. A county that elects to provide the services shall 8 pay the amount of the allowable charges for the services under the medical 9 assistance program that is not provided by the federal government. The department 10 shall reimburse the county under this subsection only for the amount of the allowable 11 charges for those services under the medical assistance program that is provided by 12 the federal government.

13

SECTION 681b. 49.45 (41) (c) of the statutes is created to read:

49.45 (41) (c) Notwithstanding par. (b), if a county elects to deliver crisis
intervention services under the Medical Assistance program on a regional basis
according to criteria established by the department, all of the following apply:

17 1. After January 1, 2020, the department shall require the county to annually 18 contribute for the crisis intervention services an amount equal to 75 percent of the 19 annual average of the county's expenditures for crisis intervention services under 20 this subsection in calendar years 2016, 2017, and 2018, as determined by the 21 department.

22 2. The department shall reimburse the provider of crisis intervention services 23 in the county the amount of allowable charges for those services under the Medical 24 Assistance program, including both the federal share and nonfederal share of those 25 charges, that exceeds the amount of the county contribution required under subd. 1. 2019 - 2020 Legislature - 18 -

1	3. If a county submits a certified cost report under s. 49.45 (52) (b) to claim
2	federal medical assistance funds, the claim based on certified costs made by a county
3	for amounts under subd. 2. may not include any part of the nonfederal share of the
4	amount under subd. 2.".
5	66. Page 355, line 6: after that line insert:
6	"SECTION 685b. 49.46 (1) (a) 1m. of the statutes is amended to read:
7	49.46 (1) (a) 1m. Any pregnant woman whose income does not exceed the
8	standard of need under s. 49.19 (11) and whose pregnancy is medically verified.
9	Eligibility continues to the last day of the month in which the 60th day <u>or, if approved</u>
10	by the federal government, the 365th day after the last day of the pregnancy falls.".
11	67. Page 355, line 21: after that line insert:
12	"Section 688b. 49.46 (1) (j) of the statutes is amended to read:
13	49.46 (1) (j) An individual determined to be eligible for benefits under par. (a)
14	9. remains eligible for benefits under par. (a) 9. for the balance of the pregnancy and
15	to the last day of the month in which the 60th day <u>or, if approved by the federal</u>
16	government, the 365th day after the last day of the pregnancy falls without regard
17	to any change in the individual's family income.".
18	68. Page 356, line 2: after that line insert:
19	"SECTION 690p. 49.46 (2) (b) 12p. of the statutes is created to read:
20	49.46 (2) (b) 12p. Subject to the limitations under s. 49.45 (30y), services
21	provided by a certified doula.".
22	69. Page 356, line 4: delete lines 4 and 5 and substitute:
23	"49.46 (2) (b) 15. Mental health crisis Crisis intervention services under s.
24	49.45 (41).".

1	70. Page 356, line 5: after that line insert:
2	"SECTION 691d. 49.46 (2) (b) 21. of the statutes is created to read:
3	49.46 (2) (b) 21. Subject to par. (bv), nonmedical services that contribute to the
4	determinants of health.
5	SECTION 691g. 49.46 (2) (bv) of the statutes is created to read:
6	49.46 (2) (bv) The department shall determine those services under par. (b) 21.
7	that contribute to the determinants of health. The department shall seek any
8	necessary state plan amendment or request any waiver of federal Medicaid law to
9	implement this paragraph. The department is not required to provided the services
10	under this paragraph as a benefit under the Medical Assistance program if the
11	federal department of health and human services does not provide federal financial
12	participation for the services under this paragraph.".
13	71. Page 356, line 5: after that line insert:
14	"SECTION 695b. 49.47 (4) (ag) 2. of the statutes is amended to read:
15	49.47 (4) (ag) 2. Pregnant and the woman's pregnancy is medically verified
16	Eligibility continues to the last day of the month in which the 60th day <u>or, if approved</u>
17	by the federal government, the 365th day after the last day of the pregnancy falls.".
18	72. Page 356, line 23: after that line insert:
19	"SECTION 699c. 49.471 (1) (cr) of the statutes is created to read:
20	49.471 (1) (cr) "Enhanced federal medical assistance percentage" means a
21	federal medical assistance percentage described under 42 USC 1396d (y) or (z).
22	SECTION 700c. 49.471 (4) (a) 4. b. of the statutes is amended to read:

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1	49.471 (4) (a) 4. b. The individual's family income does not exceed $100 \ \underline{133}$
2	percent of the poverty line before application of the 5 percent income disregard under
3	42 CFR 435.603 (d).
4	SECTION 701c. 49.471 (4) (a) 8. of the statutes is created to read:
5	49.471 (4) (a) 8. An individual who meets all of the following criteria:
6	a. The individual is an adult under the age of 65.
7	b. The adult has a family income that does not exceed 133 percent of the poverty
8	line, except as provided in sub. (4g).
9	c. The adult is not otherwise eligible for the Medical Assistance program under
10	this subchapter or the Medicare program under 42 USC 1395 et seq.
11	SECTION 702c. 49.471 (4g) of the statutes is created to read:
12	49.471 (4g) Medicaid expansion; federal medical assistance percentage. For
13	services provided to individuals described under sub. (4) (a) 8., the department shall
14	comply with all federal requirements to qualify for the highest available enhanced
15	federal medical assistance percentage. The department shall submit any
16	amendment to the state medical assistance plan, request for a waiver of federal
17	Medicaid law, or other approval request required by the federal government to
18	provide services to the individuals described under sub. (4) (a) 8. and qualify for the
19	highest available enhanced federal medical assistance percentage.".
20	73. Page 356, line 23: after that line insert:
21	"SECTION 703b. 49.471 (6) (b) of the statutes is amended to read:
22	49.471 (6) (b) A pregnant woman who is determined to be eligible for benefits
23	under sub. (4) remains eligible for benefits under sub. (4) for the balance of the
24	pregnancy and to the last day of the month in which the 60th day <u>or, if approved by</u>

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1 the federal government, the 365th day after the last day of the pregnancy falls $\mathbf{2}$ without regard to any change in the woman's family income. 3 SECTION 704b. 49.471 (6) (L) of the statutes is created to read: 4 49.471 (6) (L) The department shall request from the federal department of 5 health and human services approval of a state plan amendment, a waiver of federal 6 Medicaid law, or approval of a demonstration project to maintain eligibility for 7 post-partum women to the last day of the month in which the 365th day after the 8 last day of the pregnancy falls under ss. 49.46 (1) (a) 1m. and 9. and (j), 49.47 (4) (ag) 9 2., and 49.471 (4) (a) 1g. and 1m., (6) (b), and (7) (b) 1. 10 **SECTION 705b.** 49.471 (7) (b) 1. of the statutes is amended to read: 11 49.471 (7) (b) 1. A pregnant woman whose family income exceeds 300 percent 12of the poverty line may become eligible for coverage under this section if the 13 difference between the pregnant woman's family income and the applicable income 14 limit under sub. (4) (a) is obligated or expended for any member of the pregnant 15woman's family for medical care or any other type of remedial care recognized under 16 state law or for personal health insurance premiums or for both. Eligibility obtained 17under this subdivision continues without regard to any change in family income for 18 the balance of the pregnancy and to the last day of the month in which the 60th day 19 or, if approved by the federal government, the 365th day after the last day of the 20 woman's pregnancy falls. Eligibility obtained by a pregnant woman under this 21subdivision extends to all pregnant women in the pregnant woman's family.".

22 23 **74.** Page 357, line 18: after that line insert:

"SECTION 711c. 49.686 (3) (d) of the statutes is amended to read:

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1	49.686 (3) (d) Has applied for coverage under and has been denied eligibility
2	for medical assistance within 12 months prior to application for reimbursement
3	under sub. (2). This paragraph does not apply to an individual who is eligible for
4	benefits under the demonstration project for childless adults under s. 49.45 (23)
5	BadgerCare Plus under s. 49.471 (4) (a) 8. or to an individual who is eligible for
6	benefits under BadgerCare Plus under s. 49.471 (11).".
7	75. Page 363, line 8: after that line insert:
8	"SECTION 746t. 51.03 (7) of the statutes is created to read:
9	51.03 (7) From the appropriation under s. 20.435 (5) (dg), the department shall
10	award grants to regional crisis stabilization facilities for adults. The department
11	shall establish criteria for a regional crisis stabilization facility to receive a grant
12	under this subsection.".
13	76. Page 364, line 14: delete the material beginning with that line and ending
14	with page 365, line 8, and substitute:
15	"SECTION 750b. 51.422 (1) of the statutes is amended to read:
16	51.422 (1) PROGRAM CREATION. The department shall create 2 or 3 new, regional
17	comprehensive opioid treatment programs, and in the 2017-19 fiscal biennium,
18	shall create 2 or 3 additional regional comprehensive opioid and methamphetamine
19	treatment programs, to provide treatment for opioid and opiate addiction and
20	methamphetamine addiction in underserved, high-need areas. The department
21	shall obtain and review proposals for opioid and methamphetamine treatment
22	programs in accordance with its request-for-proposal procedures. A program under
23	this section may not offer methadone treatment.
24	SECTION 751b. 51.422 (2) of the statutes is amended to read:

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1 51.422 (2) PROGRAM COMPONENTS. An opioid or methamphetamine treatment $\mathbf{2}$ program created under this section shall offer an assessment to individuals in need 3 of service to determine what type of treatment is needed. The program shall 4 transition individuals to a certified residential program, if that level of treatment is $\mathbf{5}$ necessary. The program shall provide counseling, medication-assisted treatment, 6 including both long-acting opioid antagonist and partial agonist medications that 7 have been approved by the federal food and drug administration if for treating opioid 8 addiction, and abstinence-based treatment. The program shall transition 9 individuals who have completed treatment to county-based or private 10 post-treatment care.". 11 **77.** Page 365, line 9: delete lines 9 to 16 and substitute: 12 "SECTION 752b. 51.441 of the statutes is created to read: 1351.441 Comprehensive mental health consultation program. The 14 department shall convene a statewide group of interested persons, including at least 15one representative of the Medical College of Wisconsin, to develop a concept paper, 16 business plan, and standards for a comprehensive mental health consultation 17program that incorporates general psychiatry, geriatric psychiatry, addiction 18 medicine and psychiatry, a perinatal psychiatry consultation program, and the child 19 psychiatry consultation program under s. 51.442.". 20 **78.** Page 433, line 4: after that line insert: 21"SECTION 1891b. 250.048 of the statutes is created to read: 22**Prescription drug importation program.** (1) IMPORTATION 250.048 23PROGRAM REQUIREMENTS. The department, in consultation with persons interested in 24the sale and pricing of prescription drugs and appropriate officials and agencies of 2019 – 2020 Legislature – 24 –

1 the federal government, shall design and implement a prescription drug importation $\mathbf{2}$ program for the benefit of residents of this state, that generates savings for residents, 3 and that satisfies all of the following: 4 The department shall designate a state agency to become a licensed (a)5 wholesale distributor or to contract with a licensed wholesale distributor and shall 6 seek federal certification and approval to import prescription drugs. 7 (b) The prescription drug importation program under this section shall comply 8 with relevant requirements of 21 USC 384, including safety and cost savings requirements. 9 10 (c) The prescription drug importation program under this section shall import 11 prescription drugs from Canadian suppliers regulated under any appropriate 12Canadian or provincial laws. 13(d) The prescription drug importation program under this section shall have 14 a process to sample the purity, chemical composition, and potency of imported 15prescription drugs. 16 (e) The prescription drug importation program under this section shall import 17only those prescription drugs for which importation creates substantial savings for 18 residents of the state and only those prescription drugs that are not brand-name 19 drugs and that have fewer than 4 competitor prescription drugs in the United States. 20(f) The department shall ensure that prescription drugs imported under the 21program under this section are not distributed, dispensed, or sold outside of the 22state. 23(g) The prescription drug importation program under this section shall ensure 24all of the following:

- Participation by any pharmacy or health care provider in the program is
 voluntary.
- 3 2. Any pharmacy or health care provider participating in the program has the
 4 appropriate license or other credential in this state.
- 3. Any pharmacy or health care provider participating in the program charges
 a consumer or health plan the actual acquisition cost of the imported prescription
 drug that is dispensed.
- 8 (h) The prescription drug importation program under this section shall ensure 9 that a payment by a health plan or health insurance policy for a prescription drug 10 imported under the program reimburses no more than the actual acquisition cost of 11 the imported prescription drug that is dispensed.
- (i) The prescription drug importation program under this section shall ensure
 that any health plan or health insurance policy participating in the program does all
 of the following:
- Maintains a formulary and claims payment system with current information
 on prescription drugs imported under the program.
- 2. Bases cost-sharing amounts for participants or insureds under the plan or
 policy on no more than the actual acquisition cost of the prescription drug imported
 under the program that is dispensed to the participant or insured.
- 3. Demonstrates to the department or a state agency designated by the
 department how premiums under the policy or plan are affected by savings on
 prescription drugs imported under the program.
- (j) Any wholesale distributor importing prescription drugs under the program
 under this section shall limit its profit margin to the amount established by the
 department or a state agency designated by the department.

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(k) The prescription drug importation program under this section may not
 import any generic prescription drug that would violate federal patent laws on
 branded products in this country.

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4 (L) The prescription drug importation program under this section shall comply 5 to the extent practical and feasible before the prescription drug to be imported comes 6 into possession of the state's wholesale distributor and fully after the prescription 7 drug to be imported is in possession of the state's wholesale distributor with tracking 8 and tracing requirements of 21 USC 360eee to 360eee-1.

9 (m) The prescription drug importation program under this section shall 10 establish a fee or other approach to finance the program that does not jeopardize 11 significant savings to residents of the state.

(n) The prescription drug importation program under this section shall havean audit function that ensures all of the following:

The department has a sound methodology to determine the most
 cost-effective prescription drugs to include in the importation program under this
 section.

17 2. The department has a process in place to select Canadian suppliers that are18 high quality, high performing, and in full compliance with Canadian laws.

Prescription drugs imported under the program are pure, unadulterated,
 potent, and safe.

4. The prescription drug importation program is complying with therequirements of this subsection.

5. The prescription drug importation program under this section is adequately
financed to support administrative functions of the program while generating
significant cost savings to residents of the state.

1 2 6. The prescription drug importation program under this section does not put residents of the state at a higher risk than if the program did not exist.

3

4

7. The prescription drug importation program under this section provides and is projected to continue to provide substantial cost savings to residents of the state.

5 (2) ANTICOMPETITIVE BEHAVIOR. The department, in consultation with the 6 attorney general, shall identify the potential for and monitor anticompetitive 7 behavior in industries affected by a prescription drug importation program.

8 (3) APPROVAL OF PROGRAM DESIGN; CERTIFICATION. No later than the first day of 9 the 7th month beginning after the effective date of this subsection [LRB inserts 10 date], the department shall submit to the joint committee on finance a report that 11 includes the design of the prescription drug importation program in accordance with 12this section. The department may not submit the proposed prescription drug importation program to the federal department of health and human services unless 1314 the joint committee on finance approves the proposed prescription drug 15implementation program. Within 14 days of the date of approval by the joint 16 committee on finance of the proposed prescription drug importation program, the 17department shall submit to the federal department of health and human services a 18 request for certification of the approved prescription drug importation program.

(4) IMPLEMENTATION OF CERTIFIED PROGRAM. After the federal department of
health and human services certifies the prescription drug importation program
submitted under sub. (3), the department shall begin implementation of the program
and the program shall be fully operational by 180 days after the date of certification
by the federal department of health and human services. The department shall do
all of the following to implement the prescription drug importation program to the

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1 extent the action is in accordance with other state laws and the certification by the 2 federal department of health and human services: 3 (a) Become a licensed wholesale distributor, designate another state agency to 4 become a licensed wholesale distributor, or contract with a licensed wholesale 5 distributor. 6 (b) Contract with one or more Canadian suppliers that meet the criteria in sub. 7 (1) (c). 8 (c) Create an outreach and marketing plan to communicate with and provide 9 information to health plans and health insurance policies, employers, pharmacies, 10 health care providers, and residents of the state on participating in the prescription 11 drug importation program. 12(d) Develop and implement a registration process for health plans and health 13insurance policies, pharmacies, and health care providers interested in participating 14 in the prescription drug importation program. 15(e) Create a publicly accessible source for listing prices of prescription drugs 16 imported under the program. 17(f) Create, publicize, and implement a method of communication to promptly answer questions from and address the needs of persons affected by the 18 implementation of the program before the program is fully operational. 19 20(g) Establish the audit functions under sub. (1) (n) with a timeline to complete 21each audit function every 2 years. 22(h) Conduct any other activities determined by the department to be important 23to successful implementation of the prescription drug importation program under 24this section.

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1	(5) REPORT. By January 1 and July 1 of each year, the department shall submit
2	to the joint committee on finance a report including all of the following:
3	(a) A list of prescription drugs included in the importation program under this
4	section.
5	(b) The number of pharmacies, health care providers, and health plans and
6	health insurance policies participating in the prescription drug importation program
7	under this section.
8	(c) The estimated amount of savings to residents of the state, health plans and
9	health insurance policies, and employers resulting from the implementation of the
10	prescription drug importation program under this section reported from the date of
11	the previous report under this subsection and from the date the program was fully
12	operational.
13	(d) Findings of any audit functions under sub. (1) (n) completed since the date
14	of the previous report under this subsection.".
15	79. Page 433, line 5: delete lines 5 to 11 and substitute:
16	"SECTION 1892b. 250.10 (1m) (b) of the statutes is amended to read:
17	250.10 (1m) (b) Award in each fiscal year to qualified applicants grants totaling
18	\$25,000 no less than \$50,000 for fluoride supplements, \$25,000 for a fluoride
19	mouth-rinse program varnish and other evidence-based oral health activities,
20	\$700,000 for school-based preventive dental services, and \$120,000 for a
21	school-based dental sealant program \$100,000 for school-based restorative dental
22	<u>services</u> .".
23	80. Page 433, line 12: delete the material beginning with that line and ending

with page 434, line 2, and substitute: 24

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1	"SECTION 1893b. 250.20 (3) of the statutes is amended to read:
2	250.20 (3) From the appropriation account under s. 20.435 (1) (kb) (cr), the
3	department shall annually award grants for activities to improve the health status
4	of economically disadvantaged minority group members. A person may apply, in the
5	manner specified by the department, for a grant of up to \$50,000 in each fiscal year
6	to conduct these activities. An awardee of a grant under this subsection shall
7	provide, for at least 50 percent of the grant amount, matching funds that may consist
8	of funding or an in-kind contribution. An applicant that is not a federally qualified
9	health center, as defined under 42 CFR 405.2401 (b) shall receive priority for grants
10	awarded under this subsection. An applicant that provides maternal and child
11	health services shall receive priority for grants awarded under this subsection.
12	SECTION 1894b. 250.20 (4) of the statutes is amended to read:
13	250.20 (4) From the appropriation account under s. 20.435 (1) (kb) (cr), the
14	department shall award a grant of up to \$50,000 in each fiscal year to a private
15	nonprofit corporation that applies, in the manner specified by the department, to
16	conduct a public information campaign on minority health.".
17	81. Page 434, line 3: delete the material beginning with that line and ending
18	with page 445, line 17, and substitute:
19	"SECTION 1896b. 253.06 (1) (a) of the statutes is renumbered 253.06 (1) (am)
20	and amended to read:
21	253.06 (1) (am) "Authorized Approved food" means food identified by the
22	department as an authorized food in accordance with 7 CFR 246.10 as acceptable for
23	use under the federal special supplemental food nutrition program for women,
24	infants and children under 42 USC 1786.

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1	SECTION 1897b. 253.06 (1) (ag) of the statutes is created to read:
2	253.06 (1) (ag) "Alternate participant" means a person who has been
3	authorized by a participant to request benefits, participate in nutrition education,
4	bring an infant or child to a Women, Infants, and Children program appointment,
5	and have access to information in the participant's file.
6	SECTION 1898b. 253.06 (1) (b) of the statutes is repealed.
7	SECTION 1899b. 253.06 (1) (br) of the statutes is created to read:
8	253.06 (1) (br) "Cardholder" means a participant; alternate participant;
9	parent, legal guardian, or caretaker of a participant; or another person in possession
10	of a Women, Infants, and Children program electronic benefit transfer card and the
11	personal identification number for the card.
12	SECTION 1900b. 253.06 (1) (c) of the statutes is repealed.
13	SECTION 1901b. 253.06 (1) (cm) of the statutes is amended to read:
14	253.06 (1) (cm) "Food Direct distribution center" means an entity, other than
15	a vendor, that is under contract with the department under sub. (3m) to distribute
16	authorized approved food to participants.
17	SECTION 1902b. 253.06 (1) (cp), (cr), (ct) and (cv) of the statutes are created to
18	read:
19	253.06 (1) (cp) "Electronic benefit transfer" means a method that permits
20	electronic access to Women, Infants, and Children program benefits using a device,
21	approved by the department, with payments made in accordance with ch. 410.
22	(cr) "Food instrument" means a voucher, check, electronic benefit transfer card,
23	electronic benefit transfer card number and personal identification number, coupon,
24	or other method used by a participant to obtain Women, Infants, and Children

program approved foods. 25

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(ct) "Infant formula supplier" means a wholesaler, distributor, retailer, or
 manufacturer of infant formula.

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3 (cv) "Local agency" means an entity that has a contract with the department
4 to provide services under the Women, Infants, and Children program such as
5 eligibility determination, benefit issuance, and nutritional counseling for
6 participants.

7 SECTION 1903b. 253.06 (1) (dm) of the statutes is repealed.

8 **SECTION 1904b.** 253.06 (1) (dr) and (dv) of the statutes are created to read:

9 253.06(1)(dr) "Summary suspension" means an emergency action taken by the
10 department to suspend an authorization under the Women, Infants, and Children
11 program.

12

(dv) "Trafficking" means doing any of the following:

Buying, selling, stealing, or otherwise exchanging for cash or consideration
 other than approved food Women, Infants, and Children program food instruments
 or benefits that are issued and accessed via a food instrument.

- 16 2. Exchanging firearms, ammunition, explosives, or controlled substances, as
 17 defined in 21 USC 802, for a food instrument.
- 18 3. Intentionally purchasing and reselling for cash or consideration other than
 19 approved food a product that is purchased with a food instrument.
- 4. Intentionally purchasing with cash or consideration other than approved
 food a product that was originally purchased with a food instrument.
- 22 SECTION 1905b. 253.06 (1) (e) of the statutes is amended to read:
- 23 253.06 (1) (e) "Vendor" means a grocery store or pharmacy that sells authorized
- 24 person that operates one or more stores or pharmacies authorized by the department
- 25 <u>under sub. (3) to provide approved foods under a retail</u> food <u>delivery system</u>.

1	SECTION 1906b. 253.06 (1) (f) of the statutes is repealed.
2	SECTION 1907b. 253.06 (1) (g) of the statutes is created to read:
3	253.06 (1) (g) "Women, Infants, and Children program" means the federal
4	special supplemental nutrition program for women, infants and children under 42
5	USC 1786 and this section.
6	SECTION 1908b. 253.06 (1m) of the statutes is created to read:
7	253.06 (1m) PROGRAM ADMINISTRATION. (a) The department may identify an
8	alternate participant as the Women, Infants, and Children program cardholder for
9	purposes of electronic administration of the Women, Infants, and Children program.
10	SECTION 1909b. 253.06 (3) (a) (intro.) of the statutes is amended to read:
11	253.06 (3) (a) (intro.) The department may authorize a vendor to accept drafts
12	only if the vendor meets all of the following conditions:
13	SECTION 1910b. 253.06 (3) (a) 5. of the statutes is created to read:
14	253.06 (3) (a) 5. The vendor has an electronic benefit transfer-capable cash
15	register system or payment device, approved by the department, that is able to
16	accurately and securely obtain Women, Infants, and Children program food balances
17	associated with the electronic benefit transfer card, maintain the necessary
18	electronic files such as the approved food list, successfully complete Women, Infants,
19	and Children program electronic benefit transfer purchases, and process Women,
20	Infants, and Children program electronic benefit transfer payments.
21	SECTION 1911b. 253.06 (3) (bg) of the statutes is amended to read:
22	253.06 (3) (bg) The department may limit the number of vendors that it
23	authorizes under this subsection if the department determines that the number of
24	vendors already authorized under this subsection is sufficient to permit participants
25	to obtain authorized approved food conveniently.

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1	SECTION 1912b. 253.06 (3) (c) of the statutes is amended to read:
2	253.06 (3) (c) The department may not redeem drafts food instruments only
3	when submitted by a person who is not an authorized vendor <u>under this subsection</u>
4	except as provided in sub. (3m).
5	SECTION 1913b. 253.06 (3) (d) of the statutes is created to read:
6	253.06 (3) (d) Each store operated by a business entity is a separate vendor for
7	purposes of this section and is required to have a single, fixed location, except when
8	the authorization of mobile stores is necessary to meet special needs in accordance
9	with 7 CFR 246.4 (1) (14) (xiv). The department shall require that each store be
10	authorized as a vendor separately from other stores operated by the business entity.
11	SECTION 1914b. 253.06 (3m) (title) and (a) (intro.) of the statutes are amended
12	to read:
13	253.06 (3m) (title) FOOD <u>Direct</u> distribution centers. (a) (intro.) The
14	department may contract for an alternative system of authorized approved food
15	distribution with an entity other than a vendor only if the entity meets all of the
16	following requirements:
17	SECTION 1915b. 253.06 $(3m)$ (a) 4. of the statutes is created to read:
18	253.06 (3m) (a) 4. The entity has an electronic benefit transfer-capable cash
19	register system or payment device, approved by the department, that is able to
20	accurately and securely obtain Women, Infants, and Children program food balances
21	associated with the electronic benefit transfer card, maintain the necessary files,
22	successfully complete Women, Infants, and Children program electronic benefit
23	transfer purchases, and process Women, Infants, and Children program electronic
24	benefit transfer payments.
25	SECTION 1916b. 253.06 (3m) (b) of the statutes is amended to read:

1	253.06 (3m) (b) The department shall redeem valid drafts may process a
2	<u>payment if</u> submitted by a food <u>direct</u> distribution center <u>that is authorized by the</u>
3	department under this subsection.
4	SECTION 1917b. 253.06 (4) (a) 1. of the statutes is amended to read:
5	253.06 (4) (a) 1. Accept drafts or submit drafts a food instrument or submit a
6	<u>request</u> to the department for redemption without authorization.
7	SECTION 1918b. 253.06 (4) (a) 2. of the statutes is repealed.
8	SECTION 1919b. 253.06 (4) (a) 2m. of the statutes is created to read:
9	253.06 (4) (a) 2m. Engage in trafficking.
10	SECTION 1920b. 253.06 (4) (a) 3. to 4. of the statutes are amended to read:
11	253.06 (4) (a) 3. Accept a draft food instrument other than in exchange for
12	authorized approved food that is provided by the person selected by the electronic
13	<u>benefit transfer cardholder</u> .
14	3m. Provide authorized approved food or other commodities to -a participant
15	or proxy <u>an electronic benefit transfer cardholder</u> in exchange for a draft <u>food</u>
16	<u>instrument</u> accepted by a 3rd party.
17	4. Enter on a draft Submit a payment request for a dollar amount that is higher
18	than the actual retail price of the item for which the draft <u>a food instrument</u> was used.
19	SECTION 1921b. 253.06 (4) (a) 5. of the statutes is repealed.
20	SECTION 1922b. 253.06 (4) (a) 5m. of the statutes is created to read:
21	253.06(4)(a) 5m. Confiscate a food instrument or ask for or enter the electronic
22	benefit transfer cardholder's personal identification number.
23	SECTION 1923b. 253.06 (4) (a) 6. and 8. of the statutes are repealed.
24	SECTION 1924b. 253.06 (4) (a) 9. of the statutes is amended to read:

1	253.06 (4) (a) 9. Submit for redemption a draft Provide to someone other than
2	the department <u>a food instrument; a Women, Infants, and Children program</u>
3	electronic benefit transfer card; or food purchased with a food instrument for
4	something of value.
5	SECTION 1925b. 253.06 (4) (a) 10. of the statutes is repealed.
6	SECTION 1926b. 253.06 (5) (a) 1. and 2. of the statutes are amended to read:
7	253.06 (5) (a) 1. Minimum qualification standards for the authorization of
8	vendors and infant formula suppliers and for the awarding of a contract to an entity
9	under sub. (3m).
10	2. Standards of operation for authorized vendors and infant formula suppliers
11	and food direct distribution centers, including prohibited practices.
12	SECTION 1927b. 253.06 (5) (b) 1. to 3. of the statutes are amended to read:
13	253.06 (5) (b) 1. Denial of the application to be a participant or authorized
14	vendor <u>or infant formula supplier</u> .
15	2. Suspension Summary suspension or termination of authorization for an
16	authorized vendor <u>or infant formula supplier</u> or, in the case of a food <u>direct</u>
17	distribution center, termination of the contract.
18	3. Disqualification from the program under this section for a vendor, infant
19	<u>formula supplier, or</u> participant.
20	SECTION 1928b. 253.06 (5) (b) 6. to 8. of the statutes are created to read:
21	253.06 (5) (b) 6. Civil monetary penalty.
22	7. Warning letter.
23	8. Implementation of a corrective action plan.
24	SECTION 1929b. 253.06 (5) (d) (intro.) and 6. of the statutes are amended to
25	read:

1 253.06 (5) (d) (intro.) The department may directly assess a forfeiture provided $\mathbf{2}$ for under par. (b) 4., recoupment provided for under par. (b) 5. and an enforcement 3 assessment provided for under par. (c). If the department determines that a 4 forfeiture, recoupment or enforcement assessment should be levied, or that 5authorization or eligibility should be summarily suspended or terminated, for a 6 particular violation or for failure to correct it, the department shall send a notice of 7 assessment, summary suspension or termination to the vendor, food infant formula 8 supplier, direct distribution center or participant. The notice shall inform the 9 vendor, food infant formula supplier, direct distribution center or participant of the 10 right to a hearing under sub. (6) and shall specify all of the following: 6. If applicable, that the suspension or termination of authorization of the 11 12 vendor or eligibility of the participant is effective beginning on the 15th day after 13 receipt date of the notice of summary suspension or termination. 14 **SECTION 1930b.** 253.06 (5) (e) of the statutes is renumbered 253.06 (5) (e) 1. and 15amended to read: 16 253.06 (5) (e) 1. The suspension or termination of authorization of a vendor. 17infant formula supplier, or direct distribution center or eligibility of a participant 18 shall be effective beginning on the 15th day after receipt of the notice of suspension 19 or termination. 20 2. All forfeitures, recoupments, and enforcement assessments shall be paid to

the department within 15 days after receipt of notice of assessment or, if the forfeiture, recoupment, or enforcement assessment is contested under sub. (6), within 10 days after receipt of the final decision after exhaustion of administrative review, unless the final decision is adverse to the department or unless the final decision is appealed and the decision is stayed by court order under sub. (7). The

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1 department shall remit all forfeitures paid to the secretary of administration for $\mathbf{2}$ deposit in the school fund. The department shall deposit all enforcement 3 assessments in the appropriation under s. 20.435 (1) (gr). 4 **SECTION 1931b.** 253.06 (5) (e) 3. of the statutes is created to read: 5 253.06 (5) (e) 3. The summary suspension of authorization of a vendor, infant 6 formula supplier, or direct distribution center shall be effective immediately upon 7 receipt of the notice under par. (d). 8 **SECTION 1932b.** 253.06 (6) (b) of the statutes is amended to read: 9 253.06 (6) (b) A person may contest an assessment of forfeiture, recoupment 10 or enforcement assessment, a denial, suspension or termination of authorization, a civil monetary penalty assessed in lieu of disgualification, a summary suspension, 11 12 or a suspension or termination of eligibility by sending a written request for hearing 13under s. 227.44 to the division of hearings and appeals in the department of 14 administration within 10 days after the receipt of the notice issued under sub. (3) 15(bm) or (5) (d). The administrator of the division of hearings and appeals may 16 designate a hearing examiner to preside over the case and recommend a decision to 17the administrator under s. 227.46. The decision of the administrator of the division 18 of hearings and appeals shall be the final administrative decision. The division of 19 hearings and appeals shall commence the hearing and issue a final decision within 2060 days after receipt of the request for hearing unless all of the parties consent to a 21later date. Proceedings before the division of hearings and appeals are governed by 22ch. 227. In any petition for judicial review of a decision by the division of hearings 23and appeals, the department, if not the petitioner who was in the proceeding before $\mathbf{24}$ the division of hearings and appeals, shall be the named respondent.

SECTION 1933b. 253.06 (8) of the statutes is amended to read:

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1 253.06 (8) INSPECTION OF PREMISES. The department may visit and inspect each 2 authorized vendor <u>and infant formula supplier</u> and each food <u>direct</u> distribution 3 center, and for such purpose shall be given unrestricted access to the premises 4 described in the authorization or contract.

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SECTION 1934b. 253.06 (9) and (10) of the statutes are created to read:

6 253.06 (9) CONFIDENTIALITY OF APPLICANT AND PARTICIPANT INFORMATION. (a) Any 7 information about an applicant or participant, whether it is obtained from the 8 applicant or participant or another source or is generated as a result of application 9 for the Women, Infants, and Children program, that identifies the applicant or 10 participant or a family member of the applicant or participant is confidential.

11 (b) Except as explicitly permitted under this section, the department shall 12restrict the use and disclosure of confidential applicant and participant information 13to any person directly connected with the administration or enforcement of the 14 Women, Infants, and Children program that the department determines has a need to know the information for Women, Infants, and Children program purposes. 1516 Persons who may be allowed to access confidential information under this paragraph 17include personnel from the local agencies, persons under contract with the 18 department to perform research regarding the Women. Infants, and Children 19 program, and persons that are investigating or prosecuting Women, Infants, and 20 Children program violations of federal, state, or local law.

(c) The department or any local agency may use or disclose to public
organizations confidential applicant and participant information for the
administration of other programs that serve individuals eligible for the Women,
Infants, and Children program in accordance with 7 CFR 246.26 (h).

(d) Staff of the department and local agencies who are required by state law to
 report known or suspected child abuse or neglect may disclose confidential applicant
 and participant information without the consent of the participant or applicant to
 the extent necessary to comply with the law.

5 (e) Except in the case of subpoenas or search warrants, the department and 6 local agencies may disclose confidential applicant and participant information to 7 individuals or entities not listed in this section only if the affected applicant or 8 participant signs a release form authorizing the disclosure and specifying the parties 9 to which the information may be disclosed. The department or local agency shall 10 allow applicants and participants to refuse to sign the release form and shall notify 11 the applicant or participant that signing the form is not a condition of eligibility and 12refusing to sign the form will not affect the applicant's or participant's application 13or participation in the Women, Infants, and Children program. Release forms 14authorizing disclosure to private physicians or other health care providers may be included as part of the Women, Infants, and Children program application or 1516 certification process. All other requests for applicants or participants to sign 17voluntary release forms may occur only after the application and certification 18 process is complete.

(f) The department or local agency shall provide to an applicant or participant access to all information he or she has provided to the Women, Infants, and Children program. In the case of an applicant or participant who is an infant or child, the access may be provided to a parent or guardian of the infant or child, assuming that any issues regarding custody or guardianship have been settled. The department or local agency is not required to provide the applicant or participant or parent or guardian of an infant or child applicant or participant access to any other

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information in the file or record, including documentation of income provided by a
 3rd party and staff assessments of an applicant or participant's condition or
 behavior, unless required by law or unless the information supports a state or local
 agency decision being appealed under 7 CFR 246.9.

5 (10) CONFIDENTIALITY OF VENDOR INFORMATION. (a) Any information about a 6 vendor, whether it is obtained from the vendor or another source, that individually 7 identifies the vendor except for the vendor's name, address, telephone number, 8 Internet or electronic mail address, store type, and Women, Infants, and Children 9 program authorization status is confidential. The department shall restrict the use 10 or disclosure of confidential vendor information to any of the following:

11 1. Persons directly connected with the administration or enforcement of the 12 Women, Infants, and Children program or the food stamp program under s. 49.79 13 that the department determines has a need to know the information for purposes of 14 these programs. These persons may include personnel from local agencies and 15 persons investigating or prosecuting violations of Women, Infants, and Children 16 program or food stamp program federal, state, or local laws.

2. Persons directly connected with the administration or enforcement of any federal or state law or local ordinance. Before releasing information to a state or local entity, the department shall enter into a written agreement with the requesting party specifying that the information may not be used or redisclosed except for purposes directly connected with the administration or enforcement of the federal or state law or local ordinance.

3. A vendor that is subject to an adverse action under sub. (5), including a claim,
to the extent that the confidential information concerns the vendor that is subject to
the adverse action and is related to the adverse action.

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1	(b) The department may disclose to all authorized vendors and applicants to
2	be a vendor sanctions that have been imposed on vendors if the disclosure identifies
3	only the vendor's name, address, length of the disqualification or amount of the
4	monetary penalty, and a summary of the reason for the sanction provided in the
5	notice of adverse action under sub. (5). The information under this paragraph may
6	be disclosed only after all administrative and judicial review is exhausted and the
7	department has prevailed regarding the sanction imposed on the vendor or after the
8	time period for requesting administrative and judicial review has expired.".
9	82. Page 445, line 17: after that line insert:
10	"Section 1935w. 253.07 (1) (a) 3. of the statutes is created to read:
11	253.07 (1) (a) 3. Pregnancy termination.
12	SECTION 1936w. 253.07 (1) (b) 3. of the statutes is created to read:
13	253.07 (1) (b) 3. Pregnancy termination.
14	SECTION 1937w. 253.07 (5) (b) (intro.) of the statutes is renumbered 253.07 (5)
15	(b) and amended to read:
16	253.07 (5) (b) Subject to par. (c), a <u>A</u> public entity that receives women's health
17	funds under this section may provide some or all of the funds to other public or
18	private entities provided that the recipient of the funds does not do any of the
19	following:_
20	SECTION 1938w. 253.07 (5) (b) 1. to 3. of the statutes are repealed.
21	SECTION 1939w. 253.07 (5) (c) of the statutes is repealed.
22	SECTION 1940w. 253.075 of the statutes is repealed.".
23	83. Page 446, line 1: delete lines 1 and 2 and substitute:

1	"254.151 (2m) Award grants for residential lead hazard abatement, residential
2	lead hazard reduction, and lead abatement worker training.".
3	84. Page 448, line 25: delete the material beginning with that line and ending
4	with page 449, line 2, and substitute:
5	"SECTION 1950m. 255.06 (2) (i) of the statutes is amended to read:
6	255.06 (2) (i) Multiple sclerosis services. Allocate and expend at least up to
7	\$60,000 as reimbursement for the provision of multiple sclerosis services to women.".
8	85. Page 454, line 12: after that line insert:
9	"SECTION 2093k. 632.796 of the statutes is created to read:
10	632.796 Drug cost report. (1) DEFINITION. In this section, "disability
11	insurance policy" has the meaning given in s. 632.895 (1) (a).
12	(2) REPORT REQUIRED. Annually, at the time the insurer files its rate request
13	with the commissioner, each insurer that offers a disability insurance policy that
14	covers prescription drugs shall submit to the commissioner a report that identifies
15	the 25 prescription drugs that are the highest cost to the insurer and the 25
16	prescription drugs that have the highest cost increases over the 12 months before the
17	submission of the report.
18	SECTION 2094k. 632.865 (3) of the statutes is created to read:
19	632.865 (3) REGISTRATION REQUIRED. (a) No person may perform any activities
20	of a pharmacy benefit manager in this state without first registering with the
21	commissioner under this subsection.
22	(b) The commissioner shall establish a registration procedure for pharmacy
23	benefit managers. The commissioner may promulgate any rules necessary to

implement the registration procedure under this paragraph. 24

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1	SECTION 2095k. 632.866 of the statutes is created to read:
2	632.866 Prescription drug cost reporting. (1) DEFINITIONS. In this section:
3	(a) "Brand-name drug" means a prescription drug approved under 21 USC 355
4	(b) or 42 USC 262.
5	(b) "Covered hospital" means an entity described in 42 USC 256b (a) (4) (L) to
6	(N) that participates in the federal drug-pricing program under 42 USC 256b.
7	(c) "Disability insurance policy" has the meaning given in s. $632.895(1)(a)$.
8	(d) "Generic drug" means a prescription drug approved under 21 USC 355 (j).
9	(e) "Manufacturer" has the meaning given in s. 450.01 (12). "Manufacturer"
10	does not include an entity that is engaged only in the dispensing, as defined in s.
11	450.01 (7), of a brand-name drug or a generic drug.
12	(f) "Manufacturer-sponsored assistance program" means a program offered by
13	a manufacturer or an intermediary under contract with a manufacturer through
14	which a brand-name drug or a generic drug is provided to a patient at no charge or
15	at a discount.
16	(g) "Margin" means, for a covered hospital, the difference between the net cost
17	of a brand-name drug or generic drug covered under the federal drug-pricing
18	program under 42 USC 256b and the net payment by the covered hospital for that
19	brand-name drug or generic drug.
20	(h) "Net payment" means the amount paid for a brand-name drug or generic
21	drug after all discounts and rebates have been applied.
22	(i) "Pharmacy benefit manager" has the meaning given in s. 632.865 (1) (c).
23	(j) "Wholesale acquisition cost" means the most recently reported
24	manufacturer list or catalog price for a brand-name drug or a generic drug available

to wholesalers or direct purchasers in the United States, before application of 1 $\mathbf{2}$ discounts, rebates, or reductions in price.

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(2) PRICE INCREASE OR INTRODUCTION NOTICE; JUSTIFICATION REPORT. (a) A 4 manufacturer shall notify the commissioner if it is increasing the wholesale 5acquisition cost of a brand-name drug on the market in this state by more than 10 6 percent or by more than \$10,000 during any 12-month period or if it intends to 7 introduce to market in this state a brand-name drug that has an annual wholesale 8 acquisition cost of \$30,000 or more.

9 (b) A manufacturer shall notify the commissioner if it is increasing the 10 wholesale acquisition cost of a generic drug by more than 25 percent or by more than 11 \$300 during any 12-month period or if it intends to introduce to market a generic 12 drug that has an annual wholesale acquisition cost of \$3,000 or more.

13 (c) The manufacturer shall provide the notice under par. (a) or (b) in writing 14 at least 30 days before the planned effective date of the cost increase or drug 15introduction with a justification that includes all documents and research related to 16 the manufacturer's selection of the cost increase or introduction price and a 17description of life cycle management, market competition and context, and 18 estimated value or cost-effectiveness of the product.

19 (3) NET PRICES PAID BY PHARMACY BENEFIT MANAGERS. By March 1 annually, the 20 manufacturer shall report to the commissioner the value of price concessions, 21expressed as a percentage of the wholesale acquisition cost, provided to each 22pharmacy benefit manager for each drug sold in this state.

23(4) REBATES AND PRICE CONCESSIONS. By March 1 annually, each pharmacy 24benefit manager shall report to the commissioner the amount received from 25manufacturers as drug rebates and the value of price concessions, expressed as a percentage of the wholesale acquisition cost, provided by manufacturers for each
 drug.

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(5) HOSPITAL MARGIN SPENDING. By March 1 annually, each covered hospital
operating in this state shall report to the commissioner the per unit margin for each
drug covered under the federal drug pricing program under 42 USC 256b dispensed
in the previous year multiplied by the number of units dispensed at that margin and
how the margin revenue was used.

8 (6) MANUFACTURER-SPONSORED ASSISTANCE PROGRAMS. By March 1 annually, 9 each manufacturer shall provide the commissioner with a description of each 10 manufacturer-sponsored patient assistance program in effect during the previous 11 year that includes all of the following:

12 (a) The terms of the programs.

13 (b) The number of prescriptions provided to state residents under the program.

14 (c) The total market value of assistance provided to residents of this state under15 the program.

16 (7) CERTIFICATION AND PENALTIES FOR NONCOMPLIANCE. Each manufacturer and 17 covered hospital that is required to report under this section shall certify each report 18 as accurate under the penalty of perjury. A manufacturer or covered hospital that 19 fails to submit a report required under this section is subject to a forfeiture of no more 20 than \$10,000 each day the report is overdue.

(8) HEARING AND PUBLIC REPORTING. (a) The commissioner shall publicly post
 manufacturer price justification documents and covered hospital documentation of
 how each hospital spends the margin revenue. The commissioner shall keep any
 trade secret or proprietary information confidential.

1 The commissioner shall analyze data collected under this section and (b) $\mathbf{2}$ publish annually a report on emerging trends in prescription prices and price 3 increases, and shall annually conduct a public hearing based on the analysis under 4 The report under this paragraph shall include analysis of this paragraph. $\mathbf{5}$ manufacturer prices and price increases, analysis of hospital-specific margins and 6 how that revenue is spent or allocated on a hospital-specific basis, and analysis of 7 how pharmacy benefit manager discounts and net costs compare to retail prices paid 8 by patients.

9 (9) ALLOWING COST DISCLOSURE TO INSURED. The commissioner shall ensure that 10 every disability insurance policy that covers prescription drugs or biological products does not restrict a pharmacy or pharmacist that dispenses a prescription drug or 11 12biological product from informing and does not penalize a pharmacy or pharmacist 13 for informing an insured under a policy of a difference between the negotiated price 14 of, or copayment or coinsurance for, the drug or biological product under the policy 15and the price the insured would pay for the drug or biological product if the insured 16 obtained the drug or biological product without using any health insurance 17coverage.".

18 **86.** Page 460, line 2: after that line insert:

19 "SECTION 2264g. 2017 Wisconsin Act 370, Section 44 (2) and (3) are repealed.".

20 **87.** Page 460, line 22: after that line insert:

21 "(4f) PSYCHIATRIC CARE TECHNICIANS; PAY INCREASES.

22 (a) In this subsection:

23 1. "Psychiatric care technician" means an individual classified as a psychiatric
24 care technician who is employed by the state and whose principal duties are

1	performing individual treatment programming and maintaining internal security
2	among individuals who are committed to any of the following:
3	a. The secure mental health facility established under s. 46.055.
4	b. The Wisconsin Resource Center established under s. 46.056.
5	c. The Mendota Juvenile Treatment Center established under s. 46.057.
6	d. The Winnebago Mental Health Institute.
7	2. "Psychiatric care technician-advanced" means an individual classified as a
8	psychiatric care technician-advanced who is employed by the state and whose
9	principal duties are performing individual treatment programming and
10	maintaining internal security among individuals who are committed to any of the
11	following:
12	a. The secure mental health facility established under s. 46.055.
13	b. The Wisconsin Resource Center established under s. 46.056.
14	c. The Mendota Juvenile Treatment Center established under s. 46.057.
15	d. The Winnebago Mental Health Institute.
16	(b) The administrator of the division of personnel management in the
17	department of administration shall specify in the compensation plan under s. 230.12
18	for the 2019-21 biennium that the minimum starting wage for psychiatric care
19	technicians is \$19 per hour.
20	(c) The administrator of the division of personnel management in the
21	department of administration shall specify in the compensation plan under s. 230.12
22	for the 2019-21 biennium that the minimum starting wage for psychiatric care
23	technicians-advanced is \$19.91 per hour.
24	(d) The administrator of the division of personnel management shall specify in
25	the compensation plan under s. 230.12 for the 2019–21 biennium that the wage for

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1	current psychiatric care technicians is increased by \$2.35 per hour, and the wage for
2	current psychiatric care technicians-advanced is increased by \$2.46 per hour.
3	(e) If, on the effective date of this paragraph, the compensation plan under s.
4	230.12 has been adopted for the 2019–21 biennium and the compensation plan does
5	not include the minimum hourly pay required under pars. (b) to (d), by no later than
6	30 days after the effective date of this paragraph, the administrator of the division
7	of personnel management in the department of administration shall propose an
8	amendment under s. 230.12 (3) (c) to include the minimum hourly pay required
9	under pars. (b) to (d) in the compensation plan for the 2019-21 biennium.
10	(5f) Correctional officers and youth counselors; pay increases.
11	(a) In this section:
12	1. "Correctional officer" means an individual classified as a correctional officer
13	who is employed by the state and whose principal duty is any of the following:
14	a. The supervision of inmates at a prison, as defined in s. 302.01.
15	b. The supervision of persons committed under s. 980.06 at the secure mental
16	health facility established under s. 46.055 or the Wisconsin resource center
17	established under s. 46.056.
18	2. "Correctional sergeant" means an individual classified as a correctional
19	sergeant who is employed by the state and whose principal duty is any of the
20	following:
21	a. The supervision of inmates at a prison, as defined in s. 302.01.
22	b. The supervision of persons committed under s. 980.06 at the secure mental
23	health facility established under s. 46.055 or the Wisconsin resource center
24	established under s. 46.056.

1 3. "Youth counselor" means an individual classified as a youth counselor who $\mathbf{2}$ is employed by the state and whose principal duty is the supervision of juveniles held 3 in a juvenile correctional facility, as defined in s. 938.02 (10p). 4 4. "Youth counselor-advanced" means an individual classified as a youth counselor-advanced who is employed by the state and whose principal duty is the $\mathbf{5}$ 6 supervision of juveniles held in a juvenile correctional facility, as defined in s. 938.02 7 (10p). 8 (b) The administrator of the division of personnel management in the 9 department of administration shall specify in the compensation plan under s. 230.12 10 for the 2019–21 biennium that the minimum wage for correctional officers and youth counselors is \$19 per hour. 11 12 The administrator of the division of personnel management in the (\mathbf{c}) 13department of administration shall specify in the compensation plan under s. 230.12 14for the 2019-21 biennium that the minimum wage for correctional sergeants and 15vouth counselors-advanced is \$19.91 per hour. 16 (d) The administrator of the division of personnel management shall specify in 17the compensation plan under s. 230.12 for the 2019-21 biennium that the wage for 18 current correctional officers and youth counselors is increased by \$2.35 per hour, and 19 the wage for current correctional sergeants and youth counselors-advanced is 20increased by \$2.46 per hour. 21(e) If, on the effective date of this paragraph, the compensation plan under s.

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(e) II, on the ellective date of this paragraph, the compensation plan under s.
230.12 has been adopted for the 2019–21 biennium and the compensation plan does
not include the minimum hourly pay required under pars. (b) to (d), by no later than
30 days after the effective date of this paragraph, the administrator of the division
of personnel management in the department of administration shall propose an

amendment under s. 230.12 (3) (c) to include the minimum hourly pay required
 under pars. (b) to (d) in the compensation plan for the 2019-21 biennium.

3 (6f) CORRECTIONAL OFFICERS AND CORRECTIONAL SERGEANTS AND YOUTH
4 COUNSELORS AND YOUTH COUNSELORS-ADVANCED AND PSYCHIATRIC CARE TECHNICIANS;
5 WAGE INCREASES. The amounts of the estimated expenditures in the compensation
6 reserves general purpose revenue shown in the schedule under s. 20.005 (1) are
7 increased by \$8,000,000 in fiscal year 2019–20 and by \$8,000,000 in fiscal year
8 2020-21.".

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88. Page 488, line 8: after that line insert:

10 "(1t) PRESCRIPTION DRUG POOLING STUDY. The department of employee trust 11 funds, in consultation with the department of corrections, the department of health services, and the department of veterans affairs, shall study the options and 1213opportunities for cost savings to state agencies through prescription drug pooling. 14 No later than January 1, 2020, the department of employee trust funds shall submit 15a report of the study to the governor and the appropriate standing committees of the 16 legislature, as determined by the speaker of the assembly and the president of the 17senate, in the manner provided under s. 13.172 (3).".

18 **89.** Page 488, line 16: after that line insert:

"(1s) FORENSIC UNIT EXPANSION AT SAND RIDGE SECURE TREATMENT CENTER. From
the appropriation under s. 20.435 (2) (bm), the department shall allocate \$3,430,900
in fiscal year 2020-21 and create 36.50 FTE GPR positions to operate a 20-bed unit
for forensic patients at the Sand Ridge Secure Treatment Center.".

(1t) YOUTH CRISIS STABILIZATION FACILITIES AND PEER-RUN RESPITE CENTERS FOR
 VETERANS. The department of health services shall award in each fiscal year \$996,400

in grants to youth crisis stabilization facilities and \$450,000 in grants to a peer-run 1 $\mathbf{2}$ respite center for veterans.". **90.** Page 488, line 17: delete the material beginning with that line and ending 3 4 with page 489, line 3, and substitute: $\mathbf{5}$ "(2b) Medical Assistance reimbursement for services provided through 6 TELEHEALTH. The department of health services shall develop, by rule, a method of $\mathbf{7}$ reimbursing providers under the Medical Assistance program for a service that is 8 covered by the Medical Assistance program under subch. IV of ch. 49 and that 9 satisfies any of the following: 10 (a) The service is a consultation between a provider at an originating site and 11 a provider at a remote location using a combination of interactive video, audio, and externally acquired images through a networking environment. 1213(b) The service is an asynchronous transmission of digital clinical information 14through a secure electronic system from a Medical Assistance recipient or provider to a provider.". 15**91.** Page 489, line 3: after that line insert: 16 "(2g) CHILDLESS ADULTS DEMONSTRATION PROJECT REFORM WAIVER. 17 The 18 department of health services may submit a request to the federal department of 19 health and human services to modify or withdraw the waiver granted under s. 49.45 20 (23) (g), 2017 stats. 21(3g) ACADEMIC DETAILING TRAINING PROGRAM. 22(c) In this subsection, "academic detailing" means a teaching model under 23which health care experts are taught techniques for engaging in interactional educational outreach to other health care providers and clinical staff to provide 24

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information on evidence-based practices and successful therapeutic interventions
 with the goal of improving patient care.

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3 (d) The department of health services shall establish and implement a 2-year
4 academic detailing primary care clinic dementia training program in 10 primary
5 care clinics in the state through a contract with the Wisconsin Alzheimer's Institute.

6 (e) The department shall, as part of the training program, provide primary care 7 providers with clinical training and access to educational resources on best practices 8 for diagnosis and management of common cognitive disorders, and referral 9 strategies to dementia specialists for complicated or rare cognitive or behavioral 10 disorders.

(f) The department shall ensure that the training program under thissubsection includes at least the following three components:

13 1. The most current research on effective clinical treatments and practices is
 systematically evaluated by the academic detailing team.

15 2. Information gathered and evaluated under subd. 1. is packaged into an
16 easily accessible format that is clinically relevant, rigorously sourced, and
17 compellingly formatted.

Training is provided for clinicians to serve as academic detailers that equips
 them with clinical expertise and proficiency in conducting an interactive educational
 exchange to facilitate individualized learning among participating primary care
 practitioners in the target clinics.".

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92. Page 489, line 14: after that line insert:

23 "(4c) CHILDLESS ADULTS DEMONSTRATION PROJECT. The department of health
 24 services shall submit any necessary request to the federal department of health and

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human services for a state plan amendment or waiver of federal Medicaid law or to
modify or withdraw from any waiver of federal Medicaid law relating to the childless
adults demonstration project under s. 49.45 (23), 2017 stats., to reflect the
incorporation of recipients of Medical Assistance under the demonstration project
into the BadgerCare Plus program under s. 49.471 and the termination of the
demonstration project.".

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93. Page 489, line 15: delete lines 15 to 20 and substitute:

8 "(6b) EVIDENCE-BASED ORAL HEALTH GRANTS AND SEAL-A-SMILE PROGRAM. 9 Notwithstanding s. 250.10 (1m) (b), in fiscal year 2019–20, the department of health 10 services shall, from the appropriation under s. 20.435 (1) (de), award to qualified 11 applicants grants totaling \$50,000 for fluoride varnish and other evidence-based 12 oral health activities, \$525,000 for school-based preventive dental services, and 13 \$100,000 for school-based restorative dental services.".

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94. Page 489, line 20: after that line insert:

15 "(6d) PRESCRIPTION DRUG IMPORTATION PROGRAM. The department of health 16 services shall submit the first report required under s. 250.048 (5) by the next 17 January 1 or July 1, whichever is earliest, that is at least 180 days after the date the 18 prescription drug importation program is fully operational under s. 250.048 (4). The 19 department of health services shall include in the first 3 reports submitted under s. 250.048 (5) information on the implementation of the audit functions under s. 250.048 (1) (n).".

- _ _
 - **95.** Page 490, line 5: after that line insert:

23 "(8m) COMMUNITY-BASED DOULAS. From the appropriation under s. 20.435 (4)
24 (bm), the department of health services shall in fiscal year 2019-20 allocate \$192,000

to public or private entities, American Indian tribes or tribal organizations, or
community-based organizations for grants for community-based doulas. The
recipients of the grants shall use the moneys to identify and train local community
workers to mentor pregnant women.".

5

96. Page 490, line 6: delete lines 6 to 11 and substitute:

6 "(9b) DENTAL SERVICES UNDER MEDICAL ASSISTANCE. During the 2019–21 fiscal 7 biennium, the department of health services shall allocate a total of \$2,000,000 in the 8 2019–20 fiscal year and \$3,000,000 in the 2020–21 fiscal year from all funding 9 sources to increase reimbursement rates for dental services that are covered under 10 the Medical Assistance program under subch. IV of ch. 49 and that are provided to 11 recipients of Medical Assistance who have disabilities.".

12

97. Page 490, line 12: delete lines 12 to 16 and substitute:

13 "(10c) INFANT MORTALITY PREVENTION PROGRAM. The department of health 14 services shall allocate 5.0 FTE positions that are authorized for the department of 15 health services to staff an infant mortality prevention program. The department of 16 health services shall report in its 2021–23 budget request any necessary budget 17 adjustments to reflect this allocation of positions.".

18 **98.** Page 491, line 3: delete lines 3 to 15.

99. Page 491, line 20: delete the material beginning with "facilities;" and
ending with "2020-21" on line 23 and substitute "facilities and an additional 1.5
percent annual rate increase".

22 **100.** Page 492, line 1: delete lines 1 to 7 and substitute:

23 "(12b) MEDICAL ASSISTANCE REIMBURSEMENT RATE INCREASE FOR DIRECT CARE IN
 24 PERSONAL CARE AGENCIES. The department of health services shall increase the

Medical Assistance rates paid for direct care to agencies that provide personal care
 services 1.5 percent annually to support staff in those agencies who perform direct
 care.".

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5 "(13t) LEAD EXPOSURE AND POISONING PREVENTION STAFF. The authorized FTE 6 positions for the department of health services are increased by 1.0 GPR project 7 position for the period ending June 30, 2021, and 1.14 GPR positions beginning on 8 July 1, 2019, to be funded from the appropriation under s. 20.435 (1) (a), for the 9 purpose of administering the department's lead public health outreach initiative and 10 for enhancing the department's lead poisoning prevention programs.".

11

4

102. Page 492, line 18: after that line insert:

101. Page 492, line 7: after that line insert:

12 "(1k) PRESCRIPTION DRUG COST SURVEY. The commissioner of insurance shall 13 conduct a statistically-valid survey of pharmacies in this state regarding whether 14 the pharmacy agreed to not disclose that customer drug benefit cost sharing exceeds 15 the cost of the dispensed drug.

16 (2k) PRESCRIPTION DRUG COST REPORTING POSITIONS. The authorized FTE
17 positions for the office of the commissioner of insurance are increased by 2.0 PR
18 positions, to be funded from the appropriation under s. 20.145 (1) (g), for the purpose
19 of administering prescription drug cost reporting and registration of pharmacy
20 benefit managers under ss. 632.796, 632.865 (3), and 632.866.".

- 21 **103.** Page 501, line 11: delete lines 11 to 20.
- 22 **104.** Page 507, line 21: after that line insert:

1 "(1e) PSYCHIATRIC CARE TECHNICIANS, CORRECTIONAL OFFICERS AND YOUTH 2 COUNSELORS; COMPENSATION INCREASE. SECTION 9101 (4f), (5f), and (6f) of this act takes 3 effect on January 1, 2020.".

4 105. Page 509, line 1: after that line insert:
5 "(1c) MEDICAID EXPANSION. The treatment of ss. 20.435 (4) (jw) and 49.45 (23)
6 takes effect on January 1, 2020.".
7 (END)