

State of Misconsin 2025 - 2026 LEGISLATURE

ASSEMBLY AMENDMENT 8, TO ASSEMBLY SUBSTITUTE AMENDMENT 2,

TO ASSEMBLY BILL 50

- July 2, 2025 Offered by Representatives JOHNSON, ANDERSON, ANDRACA, ARNEY, BARE, BILLINGS, BROWN, CLANCY, CRUZ, DESANTO, DESMIDT, DOYLE, EMERSON, FITZGERALD, GOODWIN, HAYWOOD, HONG, HYSELL, J. JACOBSON, JOERS, KIRSCH, MADISON, MAYADEV, MCCARVILLE, MCGUIRE, MIRESSE, MOORE OMOKUNDE, NEUBAUER, PALMERI, PHELPS, PRADO, RIVERA-WAGNER, ROE, SHEEHAN, SINICKI, SNODGRASS, SPAUDE, STROUD, STUBBS, SUBECK, TAYLOR, TENORIO, UDELL and VINING.
- At the locations indicated, amend the substitute amendment as follows: 1
- $\mathbf{2}$ **1.** At the appropriate places, insert all of the following:
- 3 "SECTION 9148. Nonstatutory provisions; Veterans Affairs.
- 4 (1m) 2027-29 BIENNIAL BUDGET CALCULATION. Notwithstanding s. 16.42 (1)
- $\mathbf{5}$ (e), in submitting information under s. 16.42 for purposes of the 2027-29 biennial
- 6 budget bill, the department of veterans affairs shall submit information concerning
- 7 the appropriation under s. 20.485 (2) (u) as though the total amount appropriated
- 8 under s. 20.485 (2) (u) for the 2026-27 fiscal year was \$2,374,400 less than the total
- 9 amount that was actually appropriated under s. 20.485 (2) (u) for the 2026-27 fiscal
- 10 year.
- 11

SECTION 9248. Fiscal changes; Veterans Affairs.

1	(1) VETERANS BENEFIT MANAGEMENT SYSTEM. In the schedule under s. 20.005
2	(3) for the appropriation to the department of veterans affairs under s. 20.485 (2)
3	(u), the dollar amount for fiscal year 2025-26 is increased by \$1,887,200 and the
4	dollar amount for fiscal year 2026-27 is increased by \$3,132,400 for the purchase
5	and ongoing maintenance of a new cloud-based grant administration system for
6	veterans benefit programs.".
7	2. At the appropriate places, insert all of the following:
8	"SECTION 1. 15.105 (35) of the statutes is created to read:
9	15.105 (35) OFFICE OF VIOLENCE PREVENTION. There is created in the
10	department of administration an office of violence prevention.
11	SECTION 2. 16.02 of the statutes is created to read:
12	16.02 Office of violence prevention. (1) PURPOSE. The office of violence
10	prevention shall coordinate and expand violence prevention activities in this state.
13	prevention shan coordinate and expand violence prevention activities in this state.
$\frac{13}{14}$	(2) DUTIES. The office of violence prevention shall do all of the following:
14	(2) DUTIES. The office of violence prevention shall do all of the following:
$14\\15$	(2) DUTIES. The office of violence prevention shall do all of the following:(a) Establish a violence prevention focus across state government.
14 15 16	 (2) DUTIES. The office of violence prevention shall do all of the following: (a) Establish a violence prevention focus across state government. (b) Collaborate with other state agencies that are interested or active in the
14 15 16 17	 (2) DUTIES. The office of violence prevention shall do all of the following: (a) Establish a violence prevention focus across state government. (b) Collaborate with other state agencies that are interested or active in the reduction of interpersonal violence, including child abuse, elder abuse, violence
14 15 16 17 18	 (2) DUTIES. The office of violence prevention shall do all of the following: (a) Establish a violence prevention focus across state government. (b) Collaborate with other state agencies that are interested or active in the reduction of interpersonal violence, including child abuse, elder abuse, violence against youth, domestic violence, gun violence, intimate partner violence, suicide,
14 15 16 17 18 19	 (2) DUTIES. The office of violence prevention shall do all of the following: (a) Establish a violence prevention focus across state government. (b) Collaborate with other state agencies that are interested or active in the reduction of interpersonal violence, including child abuse, elder abuse, violence against youth, domestic violence, gun violence, intimate partner violence, suicide, sexual assault, and gender-based violence.

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1 (d) Develop sources of funding beyond state revenues to maintain the office $\mathbf{2}$ and expand its activities.

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(e) Create a directory of existing violence prevention services and activities in 4 each county.

5 Support and provide technical assistance to local organizations that (f) 6 provide violence prevention services, including in seeking out and applying for 7 grant funding in support of their initiatives and provide technical assistance and 8 support to the organizations to maximize the organizations' likelihood of success 9 with their applications.

10

(g) Develop public education campaigns to promote safer communities.

11 (3) GRANTS. (a) From the appropriation under s. 20.505 (1) (bs), the office of 12violence prevention shall award grants to support effective violence reduction 13 initiatives in communities across the state, including supporting efforts to reduce 14 gun violence, group violence, suicides, domestic violence, intimate partner violence, 15and gender-based violence.

16 (b) The grants under this subsection shall be used to support, expand, and 17replicate evidence-based violence reduction initiatives, including hospital-based 18 violence intervention programs, evidence-based street outreach programs, and 19 focused deterrence strategies, that seek to interrupt the cycles of violence, 20 victimization, and retaliation in order to reduce the incidence of firearm violence.

21(c) Of the grants the department awards under this section, the department 22shall award up to \$3,000,000 in grants each fiscal year to federally recognized 23American Indian tribes or bands in this state and organizations affiliated with $\mathbf{24}$ tribes relating to missing and murdered indigenous women.

1	(d) Of the grants the department awards under this section, the department
2	shall award up to \$500,000 in suicide prevention grants each fiscal year to
3	organizations or coalitions of organizations, which may include a city, village, town,
4	county, or federally recognized American Indian tribe or band in this state, for any
5	of the following purposes:
6	1. To train staff at a firearm retailer or firearm range on how to recognize a
7	person who may be considering suicide.
8	2. To provide suicide prevention materials for distribution at a firearm
9	retailer or firearm range.
10	3. To provide voluntary, temporary firearm storage.
11	SECTION 3. 20.005 (3) (schedule) of the statutes: at the appropriate place,
12	insert the following amounts for the purposes indicated:
13	2025-26 2026-27
$13\\14$	2025-26 2026-27 20.505 Administration, department of
14	20.505 Administration, department of
14 15	20.505 Administration, department of(1) SUPERVISION AND MANAGEMENT
14 15 16	 20.505 Administration, department of (1) SUPERVISION AND MANAGEMENT (bp) Office of violence prevention;
14 15 16 17	20.505 Administration, department of (1) SUPERVISION AND MANAGEMENT (bp) Office of violence prevention; general program operations GPR A 597,200 694,100
14 15 16 17 18	20.505 Administration, department of (1) SUPERVISION AND MANAGEMENT (bp) Office of violence prevention; general program operations GPR A 597,200 694,100 (bs) Office of violence prevention; Image: Supervision operation operation image: Supervision operation operation image: Supervision operation
14 15 16 17 18 19	20.505 Administration, department of (1) SUPERVISION AND MANAGEMENT (bp) Office of violence prevention; general program operations GPR A 597,200 694,100 (bs) Office of violence prevention; violence reduction initiative GPR A 3,500,000 8,500,000
14 15 16 17 18 19 20	20.505 Administration, department of (1) SUPERVISION AND MANAGEMENT (bp) Office of violence prevention; general program operations GPR A 597,200 694,100 (bs) Office of violence prevention; violence reduction initiative GPR A 3,500,000 8,500,000 ECTION 4. 20.505 (1) (bp) of the statutes is created to read:
14 15 16 17 18 19 20 21	20.505 Administration, department of (1) SUPERVISION AND MANAGEMENT (bp) Office of violence prevention; general program operations GPR A 597,200 694,100 (bs) Office of violence prevention; violence reduction initiative GPR A 3,500,000 8,500,000 SECTION 4. 20.505 (1) (bp) of the statutes is created to read: 20.505 (1) (bp) Office of violence prevention; general program operations. The

24 **SECTION 5.** 20.505 (1) (bs) of the statutes is created to read:

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1	20.505 (1) (bs) Office of violence prevention; violence reduction initiative
2	grants. The amounts in the schedule for violence reduction initiative grants
3	awarded under s. 16.02 (3).
4	SECTION 9101. Nonstatutory provisions; Administration.
5	(1) POSITION AUTHORIZATION; OFFICE OF VIOLENCE PREVENTION. The
6	authorized FTE positions for the department of administration are increased by 7.
7	GPR positions to staff the office of violence prevention.
8	(2) TASK FORCE ON MISSING AND MURDERED AFRICAN AMERICAN WOMEN AND
9	GIRLS.
10	(a) Definition. In this subsection, "nongovernmental organization" means a
11	nonprofit, nongovernmental organization that provides legal, social, or other
12	community services.
13	(b) Membership. There is created a task force on missing and murdered
14	African American women and girls. The task force shall consist of the following
15	members, who are knowledgeable in crime victims rights or violence protection,
16	and who shall be appointed by and serve at the pleasure of the governor unless
17	otherwise specified:
18	1. Two members of the senate, one appointed by the majority leader and one
19	appointed by the minority leader.
20	2. Two members of the assembly, one appointed by the speaker of the
21	assembly and one appointed by the minority leader.
22	3. Two representatives from among the following:
23	a. The Wisconsin Chiefs of Police Association.

1	b. The Badger State Sheriffs' Association.
2	c. The division of criminal investigation within the department of justice.
3	4. One or more representatives from among the following:
4	a. The Wisconsin District Attorneys Association.
5	b. A U.S. Attorney's office in this state.
6	c. A judge or attorney working in juvenile court.
7	5. A county coroner or representative from a statewide coroner's association or
8	a representative of the department of health services.
9	6. Three or more representatives from among the following:
10	a. A statewide or local organization that provides legal services to African
11	American women and girls.
12	b. A statewide or local organization that provides advocacy or counseling for
13	African American women and girls who have been victims of violence.
14	c. A statewide or local organization that provides nonlegal services to African
15	American women and girls.
16	d. The Wisconsin Coalition Against Sexual Assault.
17	e. End Domestic Abuse Wisconsin.
18	f. An African American woman who is a survivor of gender violence.
19	(c) Operation.
20	1. The task force shall elect a chair and vice-chair from among the members of
21	the task force and may elect other officers as necessary. The task force shall
22	convene within 30 days after it is established and shall meet at least quarterly

thereafter, or upon the call of its chair, and may hold meetings throughout the state.
 The task force shall meet sufficiently to accomplish the duties identified in par. (d).
 2. The department of administration shall provide administrative support
 services to the task force. The task force may call upon any state agency or officer to
 assist the task force, and those agencies or officers shall cooperate with the task

6 force to the fullest extent possible.

3. The department of administration shall reimburse members of the task
force for their actual and necessary expenses incurred in carrying out their
functions.

10 (d) *Duties*.

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1. The task force shall examine all of the following topics:

a. The systemic causes behind violence that African American women and
girls experience, including patterns and underlying factors that explain why
disproportionately high levels of violence occur against African American women
and girls, including underlying historical, generational, social, economic,
institutional, and cultural factors that may contribute to the violence.

b. Appropriate methods for tracking and collecting data on violence against
African American women and girls, including data on missing and murdered
African American women and girls.

c. Policies and institutions such as policing, child welfare, coroner practices,
and other governmental practices that impact violence against African American
women and girls and the investigation and prosecution of crimes of gender violence
against African American people.

d. Measures necessary to address and reduce violence against African
 American women and girls.

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e. Measures to help victims, victims' families, and victims' communities
prevent and heal from violence that occurs against African American women and
girls.

- 6 2. The task force shall, by December 31, 2025, and December 31, 2026, submit
 7 to the governor a report that includes all of the following:
- a. Proposed institutional policies and practices that are effective in reducing
 gender violence and increasing the safety of African American women and girls.
- b. Recommendations to eliminate violence against African American womenand girls.
- c. Recommendations to help victims and communities heal from gender
 violence and violence against African American women and girls.

14 3. In accomplishing the tasks in subds. 1. and 2., the task force shall seek out 15and enlist the cooperation and assistance of nongovernmental organizations, 16 community and advocacy organizations working with the African American 17community, and academic researchers and experts, specifically those specializing in 18 violence against African American women and girls, representing diverse communities disproportionately affected by violence against women and girls, or 19 20 focusing on issues related to gender violence and violence against African American 21women and girls.".

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3. At the appropriate places, insert all of the following:

23 "SECTION 9219. Fiscal changes; Health Services.

1	(1) HOME-DELIVERED MEALS. In the schedule under s. 20.005 (3) for the
2	appropriation to the department of health services under s. 20.435 (1) (dh), the
3	dollar amount for fiscal year 2025-26 is increased by \$10,475,600 and the dollar
4	amount for fiscal year 2026-27 is increased by \$11,248,800 to increase the funding
5	available for home-delivered meals under s. 46.80 (5) (a).".
6	4. At the appropriate places, insert all of the following:
7	"SECTION 9219. Fiscal changes; Health Services.
8	(1) HOME AND COMMUNITY BASED SERVICES. In the schedule under s. 20.005
9	(3) for the appropriation to the department of health services under s. 20.435 (4)
10	(bd), the dollar amount for fiscal year 2025-26 is increased by \$2,596,300 and the
11	dollar amount for fiscal year 2026-27 is increased by \$2,608,100 to provide ongoing
12	funding for all of the following:
13	(a) Aging and disability resource centers information technology projects
14	focused on client-tracking and a searchable public-facing provider directory, as well
15	as a centralized, statewide toll-free phone number and reception service to connect
16	people with their local aging and disability resource center.
17	(b) The No Wrong Door - Supporting Kids Together Wisconsin initiative,
18	through which parents with children who are disabled can access services and
19	referrals from a single toll-free phone line and website.
20	(c) The resident and assisted living facility assessment tool, which allows for
21	data collection and reporting relating to resident acuity and other factors.".
21 22	

1	(1) SUPPLEMENTAL SECURITY INCOME STATE BENEFIT INCREASE. In the
2	schedule under s. 20.005 (3) for the appropriation to the department of health
3	services under s. 20.435 (4) (ed), the dollar amount for fiscal year 2025-26 is
4	increased by \$714,000 and the dollar amount for fiscal year 2026-27 is increased by
5	\$14,933,500 to increase monthly state supplements to the federal supplemental
6	security income case benefit from \$83.78 to \$100 per month for the standard state
7	supplement, and from $$179.77$ per month to $$214.57$ for "exceptional expense" state
8	supplements.".
9	6. At the appropriate places, insert all of the following:
10	"SECTION 6. 20.005 (3) (schedule) of the statutes: at the appropriate place,
11	insert the following amounts for the purposes indicated:
12	2025-26 2026-27
12 13	2025-26 2026-27 20.437 Children and families, department of
13	20.437 Children and families, department of
1314	 20.437 Children and families, department of (2) ECONOMIC SUPPORT
13 14 15	 20.437 Children and families, department of (2) ECONOMIC SUPPORT (c) Child care quality improvement
13 14 15 16	20.437 Children and families, department of (2) ECONOMIC SUPPORT
13 14 15 16 17	20.437 Children and families, department of (2) ECONOMIC SUPPORT () (c) Child care quality improvement () program GPR A 221,049,600 220,991,100 SECTION 7. 20.437 (2) (c) of the statutes is created to read:
13 14 15 16 17 18	20.437 Children and families, department of (2) ECONOMIC SUPPORT (c) Child care quality improvement program GPR A 221,049,600 220,991,100 SECTION 7. 20.437 (2) (c) of the statutes is created to read: 20.437 (2) (c) Child care quality improvement program. The amounts in the
13 14 15 16 17 18 19	20.437 Children and families, department of (2) ECONOMIC SUPPORT (c) Child care quality improvement program GPR A 221,049,600 220,991,100 SECTION 7. 20.437 (2) (c) of the statutes is created to read: 20.437 (2) (c) Child care quality improvement program. The amounts in the schedule for the program under s. 49.133.
13 14 15 16 17 18 19 20	20.437 Children and families, department of (2) ECONOMIC SUPPORT (c) Child care quality improvement program GPR A 221,049,600 220,991,100 SECTION 7. 20.437 (2) (c) of the statutes is created to read: 20.437 (2) (c) Child care quality improvement program. The amounts in the schedule for the program under s. 49.133 SECTION 8. 49.133 of the statutes is created to read:

and monthly per-child payments to child care providers certified under s. 48.651,
child care centers licensed under s. 48.65, and child care programs established or
contracted for by a school board under s. 120.13 (14). The department may
investigate and recover from payment recipients under this section amounts
overpaid or obtained through fraud.

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6 (2) If the department establishes the program under sub. (1), the department
7 shall promulgate rules to implement the program, including establishing eligibility
8 requirements and payment amounts and setting requirements for how recipients
9 may use the payments.

10 SECTION 9. 49.155 (1g) (i) of the statutes is repealed.

11 **SECTION 10.** 49.155 (6) (e) 2., 3. and 5. of the statutes are repealed.

12 **SECTION 11.** 49.175 (1) (qm) of the statutes is amended to read:

49.175 (1) (qm) Quality care for quality kids. For the child care quality
improvement activities specified in ss. <u>49.133</u>, 49.155 (1g), and 49.257, \$16,683,700
<u>\$49,446,300</u> in <u>each fiscal year 2022-23</u>. In fiscal year 2023-24, for such activities,
<u>\$28,518,700</u>. In fiscal year 2024-25, for such activities, \$46,018,700.

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SECTION 9106. Nonstatutory provisions; Children and Families.

(1) CHILD CARE QUALITY IMPROVEMENT PROGRAM. Using the procedure under
s. 227.24, the department of children and families may promulgate the rules
authorized under s. 49.133 (2) as emergency rules. Notwithstanding s. 227.24 (1)
(c) and (2), emergency rules promulgated under this subsection remain in effect
until July 1, 2027, or the date on which permanent rules take effect, whichever is
sooner. Notwithstanding s. 227.24 (1) (a), (2) (b), and (3), the department of
children and families is not required to provide evidence that promulgating a rule

under this subsection as an emergency rule is necessary for the preservation of the
public peace, health, safety, or welfare and is not required to provide a finding of
emergency for a rule promulgated under this paragraph.".

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4 **7.** At the appropriate places, insert all of the following:

5 "SECTION 12. 601.41 (14) of the statutes is created to read:

6 601.41 (14) VALUE-BASED DIABETES MEDICATION PILOT PROJECT. The 7 commissioner shall develop a pilot project to direct a pharmacy benefit manager, as 8 defined in s. 632.865 (1) (c), and a pharmaceutical manufacturer to create a value-9 based, sole-source arrangement to reduce the costs of prescription medication used 10 to treat diabetes. The commissioner may promulgate rules to implement this 11 subsection.".

12 **8.** At the appropriate places, insert all of the following:

13 "SECTION 13. 632.868 of the statutes is created to read:

14 **632.868 Insulin safety net programs. (1)** DEFINITIONS. In this section:

- (a) "Manufacturer" means a person engaged in the manufacturing of insulinthat is self-administered on an outpatient basis.
- 17

(b) "Navigator" has the meaning given in s. 628.90 (3).

18 (c) "Patient assistance program" means a program established by a
19 manufacturer under sub. (3) (a).

20 (d) "Pharmacy" means an entity licensed under s. 450.06 or 450.065.

(e) "Urgent need of insulin" means having less than a 7-day supply of insulin
readily available for use and needing insulin in order to avoid the likelihood of
suffering a significant health consequence.

(f) "Urgent need safety net program" means a program established by a
 manufacturer under sub. (2) (a).

- 3 (2) URGENT NEED SAFETY NET PROGRAM. (a) *Establishment of program*. No
 4 later than July 1, 2026, each manufacturer shall establish an urgent need safety net
 5 program to make insulin available in accordance with this subsection to individuals
 6 who meet the eligibility requirements under par. (b).
- 7 (b) *Eligible individual*. An individual is eligible to receive insulin under an
 8 urgent need safety net program if all of the following conditions are met:
- 9 1. The individual is in urgent need of insulin.
- 10 2. The individual is a resident of this state.
- 11

3. The individual is not receiving public assistance under ch. 49.

- 4. The individual is not enrolled in prescription drug coverage through an
 individual or group health plan that limits the total cost sharing amount, including
 copayments, deductibles, and coinsurance, that an enrollee is required to pay for a
 30-day supply of insulin to no more than \$75, regardless of the type or amount of
 insulin prescribed.
- 5. The individual has not received insulin under an urgent need safety net
 program within the previous 12 months, except as allowed under par. (d).
- (c) Provision of insulin under an urgent need safety net program. 1. In order
 to receive insulin under an urgent need safety net program, an individual who
 meets the eligibility requirements under par. (b) shall provide a pharmacy with all
 of the following:
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a. A completed application, on a form prescribed by the commissioner that

includes an attestation by the individual, or the individual's parent or legal
guardian if the individual is under the age of 18, that the individual meets all of the
eligibility requirements under par. (b).

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b. A valid insulin prescription.

c. A valid Wisconsin driver's license or state identification card. If the
individual is under the age of 18, the individual's parent or legal guardian shall
meet this requirement.

8 2. Upon receipt of the information described in subd. 1. a. to c., the pharmacist 9 shall dispense a 30-day supply of the prescribed insulin to the individual. The 10 pharmacy shall also provide the individual with the information sheet described in 11 sub. (8) (b) 2. and the list of navigators described in sub. (8) (c). The pharmacy may 12collect a copayment, not to exceed \$35, from the individual to cover the pharmacy's costs of processing and dispensing the insulin. The pharmacy shall notify the 1314 health care practitioner who issued the prescription no later than 72 hours after the 15insulin is dispensed.

16 3. A pharmacy that dispenses insulin under subd. 2. may submit to the 17manufacturer, or the manufacturer's vendor, a claim for payment that is in 18 accordance with the national council for prescription drug programs' standards for 19 electronic claims processing, except that no claim may be submitted if the 20 manufacturer agrees to send the pharmacy a replacement of the same insulin in 21If the pharmacy submits an electronic claim, the the amount dispensed. 22manufacturer or vendor shall reimburse the pharmacy in an amount that covers 23the pharmacy's acquisition cost.

1 4. A pharmacy that dispenses insulin under subd. 2. shall retain a copy of the $\mathbf{2}$ application form described in subd. 1. a.

3 (d) *Eligibility of certain individuals*. An individual who has applied for public 4 assistance under ch. 49 but for whom a determination of eligibility has not been $\mathbf{5}$ made or whose coverage has not become effective or an individual who has an 6 appeal pending under sub. (3) (c) 4. may access insulin under this subsection if the 7 individual is in urgent need of insulin. To access a 30-day supply of insulin, the 8 individual shall attest to the pharmacy that the individual is described in this 9 paragraph and comply with par. (c) 1.

10 (3) PATIENT ASSISTANCE PROGRAM. (a) Establishment of program. No later 11 than July 1, 2026, each manufacturer shall establish a patient assistance program 12to make insulin available in accordance with this subsection to individuals who 13meet the eligibility requirements under par. (b). Under the patient assistance 14 program, the manufacturer shall do all of the following:

151. Provide the commissioner with information regarding the patient 16 assistance program, including contact information for individuals to call for 17assistance in accessing the patient assistance program.

18 2. Provide a hotline for individuals to call or access between 8 a.m. and 10 p.m. 19 on weekdays and between 10 a.m. and 6 p.m. on Saturdays.

203. List the eligibility requirements under par. (b) on the manufacturer's 21website.

22Maintain the privacy of all information received from an individual 4. 23applying for or participating in the patient assistance program and not sell, share,

1 or disseminate the information unless required under this section or authorized, in $\mathbf{2}$ writing, by the individual. 3 (b) *Eligible individual*. An individual shall be eligible to receive insulin under a patient assistance program if all of the following conditions are met: 4 $\mathbf{5}$ 1. The individual is a resident of this state. 6 2. The individual, or the individual's parent or legal guardian if the individual 7 is under the age of 18, has a valid Wisconsin driver's license or state identification 8 card. 9 3. The individual has a valid insulin prescription. 10 4. The family income of the individual does not exceed 400 percent of the 11 poverty line as defined and revised annually under 42 USC 9902 (2) for a family the 12size of the individual's family. 135. The individual is not receiving public assistance under ch. 49. 14 6. The individual is not eligible to receive health care through a federally 15funded program or receive prescription drug benefits through the U.S. department 16 of veterans affairs, except that this subdivision does not apply to an individual who 17is enrolled in a policy under Part D of Medicare under 42 USC 1395w-101 et seq. if 18 the individual has spent at least \$1,000 on prescription drugs in the current 19 calendar year. 20 7. The individual is not enrolled in prescription drug coverage through an 21individual or group health plan that limits the total cost sharing amount, including 22copayments, deductibles, and coinsurance, that an enrollee is required to pay for a

30-day supply of insulin to no more than \$75, regardless of the type or amount of
 insulin needed.

3 (c) Application for patient assistance program. 1. An individual may apply to 4 participate in a patient assistance program by filing an application with the $\mathbf{5}$ manufacturer that established the patient assistance program, the individual's 6 health care practitioner if the practitioner participates in the patient assistance 7 program, or a navigator included on the list under sub. (8) (c). A health care 8 practitioner or navigator shall immediately submit the application to the 9 manufacturer. Upon receipt of an application, the manufacturer shall determine 10 the individual's eligibility under par. (b) and, except as provided in subd. 2., notify 11 the individual of the determination no later than 10 days after receipt of the 12application.

If necessary to determine the individual's eligibility under par. (b), the
 manufacturer may request additional information from an individual who has filed
 an application under subd. 1. no later than 5 days after receipt of the application.
 Upon receipt of the additional information, the manufacturer shall determine the
 individual's eligibility under par. (b) and notify the individual of the determination
 no later than 3 days after receipt of the requested information.

3. Except as provided in subd. 5., if the manufacturer determines under subd.
 1. or 2. that the individual is eligible for the patient assistance program, the
 manufacturer shall provide the individual with a statement of eligibility. The
 statement of eligibility shall be valid for 12 months and may be renewed upon a

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determination by the manufacturer that the individual continues to meet the eligibility requirements under par. (b).

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3 4. If the manufacturer determines under subd. 1. or 2. that the individual is 4 not eligible for the patient assistance program, the manufacturer shall provide the $\mathbf{5}$ reason for the determination in the notification under subd. 1. or 2. The individual may appeal the determination by filing an appeal with the commissioner that shall 6 7 include all of the information provided to the manufacturer under subds. 1. and 2. 8 The commissioner shall establish procedures for deciding appeals under this 9 subdivision. The commissioner shall issue a decision no later than 10 days after the 10 appeal is filed, and the commissioner's decision shall be final. If the commissioner 11 determines that the individual meets the eligibility requirements under par. (b), the 12manufacturer shall provide the individual with the statement of eligibility 13described in subd. 3.

14 5. In the case of an individual who has prescription drug coverage through an 15individual or group health plan, if the manufacturer determines under subd. 1. or 2. 16 that the individual is eligible for the patient assistance program but also 17determines that the individual's insulin needs are better addressed through the use 18 of the manufacturer's copayment assistance program rather than the patient 19 assistance program, the manufacturer shall inform the individual of the 20 determination and provide the individual with the necessary coupons to submit to 21a pharmacy. The individual may not be required to pay more than the copayment 22amount specified in par. (d) 2.

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(d) Provision of insulin under a patient assistance program. 1. Upon receipt

from an individual of the eligibility statement described in par. (c) 3. and a valid insulin prescription, a pharmacy shall submit an order containing the name of the insulin and daily dosage amount to the manufacturer. The pharmacy shall include with the order the pharmacy's name, shipping address, office telephone number, fax number, email address, and contact name, as well as any days or times when deliveries are not accepted by the pharmacy.

7 2. Upon receipt of an order meeting the requirements under subd. 1., the 8 manufacturer shall send the pharmacy a 90-day supply of insulin, or lesser amount 9 if requested in the order, at no charge to the individual or pharmacy. The pharmacy 10 shall dispense the insulin to the individual associated with the order. The insulin 11 shall be dispensed at no charge to the individual, except that the pharmacy may 12collect a copayment from the individual to cover the pharmacy's costs for processing 13and dispensing in an amount not to exceed \$50 for each 90-day supply of insulin. 14 The pharmacy may not seek reimbursement from the manufacturer or a 3rd-party 15payer.

3. The pharmacy may submit a reorder to the manufacturer if the individual's
eligibility statement described in par. (c) 3. has not expired. The reorder shall be
treated as an order for purposes of subd. 2.

- Notwithstanding subds. 2. and 3., a manufacturer may send the insulin
 directly to the individual if the manufacturer provides a mail-order service option,
 in which case the pharmacy may not collect a copayment from the individual.
- 22

(4) EXCEPTIONS. (a) This section does not apply to a manufacturer that shows

to the commissioner's satisfaction that the manufacturer's annual gross revenue
from insulin sales in this state does not exceed \$2,000,000.

(b) A manufacturer may not be required to make an insulin product available
under sub. (2) or (3) if the wholesale acquisition cost of the insulin product does not
exceed \$8, as adjusted annually based on the U.S. consumer price index for all
urban consumers, U.S. city average, per milliliter or the applicable national council
for prescription drug programs' plan billing unit.

- 8 (5) CONFIDENTIALITY. All medical information solicited or obtained by any 9 person under this section shall be subject to the applicable provisions of state law 10 relating to confidentiality of medical information, including s. 610.70.
- (6) REIMBURSEMENT PROHIBITION. No person, including a manufacturer,
 pharmacy, pharmacist, or 3rd-party administrator, as part of participating in an
 urgent need safety net program or patient assistance program may request or seek,
 or cause another person to request or seek, any reimbursement or other
 compensation for which payment may be made in whole or in part under a federal
 health care program, as defined in 42 USC 1320a-7b (f).

17 (7) REPORTS. (a) Annually, no later than March 1, each manufacturer shall
18 report to the commissioner all of the following information for the previous calendar
19 year:

The number of individuals who received insulin under the manufacturer's
 urgent need safety net program.

22

2. The number of individuals who sought assistance under the

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1 manufacturer's patient assistance program and the number of individuals who $\mathbf{2}$ were determined to be ineligible under sub. (3) (c) 4. 3 3. The wholesale acquisition cost of the insulin provided by the manufacturer 4 through the urgent need safety net program and patient assistance program. 5 (b) Annually, no later than April 1, the commissioner shall submit to the 6 governor and the chief clerk of each house of the legislature, for distribution to the 7 legislature under s. 13.172 (2), a report on the urgent need safety net programs and 8 patient assistance programs that includes all of the following: 9 1. The information provided to the commissioner under par. (a). 10 2. The penalties assessed under sub. (9) during the previous calendar year, 11 including the name of the manufacturer and amount of the penalty. 12(8) ADDITIONAL RESPONSIBILITIES OF COMMISSIONER. (a) Application form. 13The commissioner shall make the application form described in sub. (2) (c) 1. a. 14 available on the office's website and shall make the form available to pharmacies 15and health care providers who prescribe or dispense insulin, hospital emergency 16 departments, urgent care clinics, and community health clinics. 17(b) Public outreach. 1. The commissioner shall conduct public outreach to 18 create awareness of the urgent need safety net programs and patient assistance 19 programs. 20 2. The commissioner shall develop and make available on the office's website 21an information sheet that contains all of the following information: 22a. A description of how to access insulin through an urgent need safety net 23program.

b. A description of how to access insulin through a patient assistance
 program.

- 22 -

- 3 c. Information on how to contact a navigator for assistance in accessing
 4 insulin through an urgent need safety net program or patient assistance program.
- 5

6

d. Information on how to contact the commissioner if a manufacturer determines that an individual is not eligible for a patient assistance program.

e. A notification that an individual may contact the commissioner for more
information or assistance in accessing ongoing affordable insulin options.

9 (c) *Navigators*. The commissioner shall develop a training program to provide 10 navigators with information and the resources necessary to assist individuals in 11 accessing appropriate long-term insulin options. The commissioner shall compile a 12 list of navigators that have completed the training program and are available to 13 assist individuals in accessing affordable insulin coverage options. The list shall be 14 made available on the office's website and to pharmacies and health care 15 practitioners who dispense and prescribe insulin.

(d) Satisfaction surveys. 1. The commissioner shall develop and conduct a
satisfaction survey of individuals who have accessed insulin through urgent need
safety net programs and patient assistance programs. The survey shall ask
whether the individual is still in need of a long-term solution for affordable insulin
and shall include questions about the individual's satisfaction with all of the
following, if applicable:

22

a. Accessibility to urgent-need insulin.

- b. Adequacy of the information sheet and list of navigators received from the
 pharmacy.
- 3 c. Helpfulness of a navigator. 4 d. Ease of access in applying for a patient assistance program and receiving 5 insulin from the pharmacy under the patient assistance program. 6 $\mathbf{2}$. The commissioner shall develop and conduct a satisfaction survey of 7 pharmacies that have dispensed insulin through urgent need safety net programs 8 and patient assistance programs. The survey shall include questions about the 9 pharmacy's satisfaction with all of the following, if applicable: 10 a. Timeliness of reimbursement from manufacturers for insulin dispensed by 11 the pharmacy under urgent need safety net programs. 12b. Ease in submitting insulin orders to manufacturers. 13c. Timeliness of receiving insulin orders from manufacturers. 14 3. The commissioner may contract with a nonprofit entity to develop and 15conduct the surveys under subds. 1. and 2. and to evaluate the survey results. 16 4. No later than July 1, 2028, the commissioner shall submit to the governor 17and the chief clerk of each house of the legislature, for distribution to the legislature 18 under s. 13.172 (2), a report on the results of the surveys under subds. 1. and 2. 19 (9) PENALTY. A manufacturer that violates this section may be required to 20forfeit not more than \$200,000 per month of violation, with the maximum forfeiture 21increasing to \$400,000 per month if the manufacturer continues to be in violation 22after 6 months and increasing to \$600,000 per month if the manufacturer continues 23to be in violation after one year.".

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9. At the appropriate places, insert all of the following:

1

 $\mathbf{2}$ "SECTION 14. 609.83 of the statutes is amended to read: 3 609.83 Coverage of drugs and devices. Limited service health 4 organizations, preferred provider plans, and defined network plans are subject to $\mathbf{5}$ ss. 632.853, 632.861, and 632.895 (6) (b), (16t), and (16v). 6 **SECTION 15.** 632.895 (6) (title) of the statutes is amended to read: 7 632.895 (6) (title) EQUIPMENT AND SUPPLIES FOR TREATMENT OF DIABETES; 8 INSULIN. 9 **SECTION 16.** 632.895 (6) of the statutes is renumbered 632.895 (6) (a) and 10 amended to read: 11 632.895 (6) (a) Every disability insurance policy which that provides coverage 12of expenses incurred for treatment of diabetes shall provide coverage for expenses 13incurred by the installation and use of an insulin infusion pump, coverage for all 14 other equipment and supplies, including insulin or any other prescription 15medication, used in the treatment of diabetes, and coverage of diabetic self-16 management education programs. Coverage Except as provided in par. (b), 17coverage required under this subsection shall be subject to the same exclusions, 18 limitations, deductibles, and coinsurance provisions of the policy as other covered 19 expenses, except that insulin infusion pump coverage may be limited to the 20 purchase of one pump per year and the insurer may require the insured to use a 21pump for 30 days before purchase.

22 SECTION 17. 632.895 (6) (b) of the statutes is created to read:

23 632.895 (6) (b) 1. In this paragraph:

a. "Cost sharing" means the total of any deductible, copayment, or
 coinsurance amounts imposed on a person covered under a disability insurance
 policy or self-insured health plan.

4

b. "Self-insured health plan" has the meaning given in s. 632.85 (1) (c).

5 2. Every disability insurance policy and self-insured health plan that covers 6 insulin and imposes cost sharing on prescription drugs may not impose cost sharing 7 on insulin in an amount that exceeds \$35 for a one-month supply of insulin.

8 3. Nothing in this paragraph prohibits a disability insurance policy or self-9 insured health plan from imposing cost sharing on insulin in an amount less than 10 the amount specified under subd. 2. Nothing in this paragraph requires a disability 11 insurance policy or self-insured health plan to impose any cost sharing on insulin.

12

SECTION 9423. Effective dates; Insurance.

(1) COST-SHARING CAP ON INSULIN. The treatment of ss. 609.83 and 632.895
(6) (title), the renumbering and amendment of s. 632.895 (6), and the creation of s.
632.895 (6) (b) take effect on the first day of the 4th month beginning after
publication.".

17 **10.** At the appropriate places, insert all of the following:

18

"SECTION 18. 40.51 (8) of the statutes is amended to read:

40.51 (8) Every health care coverage plan offered by the state under sub. (6)
shall comply with ss. 631.89, 631.90, 631.93 (2), 631.95, 632.72 (2), 632.722,
632.729, 632.746 (1) to (8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835,
632.85, 632.853, 632.855, 632.861, <u>632.862</u>, 632.867, 632.87 (3) to (6), 632.885,
632.89, 632.895 (5m) and (8) to (17), and 632.896.

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1	SECTION 19. 40.51 (8m) of the statutes is amended to read:
2	40.51 (8m) Every health care coverage plan offered by the group insurance
3	board under sub. (7) shall comply with ss. 631.95, 632.722, 632.729, 632.746 (1) to
4	(8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835, 632.855, 632.853, 632.855,
5	632.861, <u>632.862,</u> 632.867, 632.885, 632.89, and 632.895 (11) to (17).
6	SECTION 20. 66.0137 (4) of the statutes is amended to read:
7	66.0137 (4) SELF-INSURED HEALTH PLANS. If a city, including a 1st class city,
8	or a village provides health care benefits under its home rule power, or if a town
9	provides health care benefits, to its officers and employees on a self-insured basis,
10	the self-insured plan shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2),
11	632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85,
12	632.853, 632.855, 632.861, <u>632.862</u> , 632.867, 632.87 (4) to (6), 632.885, 632.89,
13	632.895 (9) to (17), 632.896, and 767.513 (4).
14	SECTION 21. 120.13 (2) (g) of the statutes is amended to read:
15	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss.
16	49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and
17	(b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.861, <u>632.862</u> , 632.867,
18	632.87 (4) to (6), 632.885, 632.89, 632.895 (9) to (17), 632.896, and 767.513 (4).
19	SECTION 22. 185.983 (1) (intro.) of the statutes is amended to read:
20	185.983 (1) (intro.) Every voluntary nonprofit health care plan operated by a
21	cooperative association organized under s. 185.981 shall be exempt from chs. 600 to
22	646, with the exception of ss. 601.04 , 601.13 , 601.31 , 601.41 , 601.42 , 601.43 , 601.44 ,
23	601.45, 611.26, 611.67, 619.04, 623.11, 623.12, 628.34 (10), 631.17, 631.89, 631.93,
24	631.95, 632.72 (2), 632.722, 632.729, 632.745 to 632.749, 632.775, 632.79, 632.795,

1	632.798, 632.85, 632.853, 632.855, 632.861, <u>632.862</u> , 632.867, 632.87 (2) to (6),
2	632.885, 632.89, 632.895 (5) and (8) to (17), 632.896, and 632.897 (10) and chs. 609,
3	620, 630, 635, 645, and 646, but the sponsoring association shall:
4	SECTION 23. 609.83 of the statutes is amended to read:
5	609.83 Coverage of drugs and devices <u>; application of payments</u> .
6	Limited service health organizations, preferred provider plans, and defined
7	network plans are subject to ss. 632.853, 632.861, <u>632.862,</u> and 632.895 (16t) and
8	(16v).
9	SECTION 24. 632.862 of the statutes is created to read:
10	632.862 Application of prescription drug payments. (1) DEFINITIONS.
11	In this section:
12	(a) "Brand name" has the meaning given in s. 450.12 (1) (a).
13	(b) "Brand name drug" means any of the following:
14	1. A prescription drug that contains a brand name and that has no generic
15	equivalent.
16	2. A prescription drug that contains a brand name and has a generic
17	equivalent but for which the enrollee has received prior authorization from the
18	insurer offering the disability insurance policy or self-insured health plan or
19	authorization from a physician to obtain the prescription drug under the disability
20	insurance policy or self-insured health plan.
21	(c) "Disability insurance policy" has the meaning given in s. 632.895 (1) (a).
22	(d) "Prescription drug" has the meaning given in s. 450.01 (20).

1

(e) "Self-insured health plan" means a self-insured health plan of the state or a county, city, village, town, or school district.

2

(2) APPLICATION OF DISCOUNTS. A disability insurance policy that offers a
prescription drug benefit or a self-insured health plan shall apply to any calculation
of an out-of-pocket maximum amount and to any deductible of the disability
insurance policy or self-insured health plan for an enrollee the amount that any
discount provided by the manufacturer of a brand name drug reduces the cost
sharing amount charged to the enrollee for that brand name drug.

9

SECTION 9323. Initial applicability; Insurance.

10

(1) APPLICATION OF MANUFACTURER DISCOUNTS.

(a) For policies and plans containing provisions inconsistent with the
treatment of ss. 40.51 (8) and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.),
609.83, and 632.862, the treatment of ss. 40.51 (8) and (8m), 66.0137 (4), 120.13 (2)
(g), 185.983 (1) (intro.), 609.83, and 632.862 first applies to policy or plan years
beginning on January 1 of the year following the year in which this paragraph takes
effect, except as provided in par. (b).

(b) For policies or plans that are affected by a collective bargaining agreement
containing provisions inconsistent with the treatment of ss. 40.51 (8) and (8m),
66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.), 609.83, and 632.862, the treatment of
ss. 40.51 (8) and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.), 609.83, and
632.862 first applies to policy or plan years beginning on the effective date of this
paragraph or on the day on which the collective bargaining agreement is newly
established, extended, modified, or renewed, whichever is later.

2 3 4 5 6 7 8 9	 (1) APPLICATION OF MANUFACTURER DISCOUNTS. The treatment of ss. 40.51 (8) and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.), 609.83, and 632.862 and SECTION 9323 (1) take effect on the first day of the 4th month beginning after publication.". 11. At the appropriate places, insert all of the following: "SECTION 25. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated: 2025-26 2026-27
4 5 6 7 8 9	SECTION 9323 (1) take effect on the first day of the 4th month beginning after publication.". 11. At the appropriate places, insert all of the following: "SECTION 25. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:
5 6 7 8 9	 publication.". 11. At the appropriate places, insert all of the following: "SECTION 25. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:
6 7 8 9	 11. At the appropriate places, insert all of the following: "SECTION 25. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:
7 8 9	"SECTION 25. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:
8 9	insert the following amounts for the purposes indicated:
9	
	2025-26 2026-27
10	20.115 Agriculture, trade and consumer
11	protection, department of
12	(4) AGRICULTURAL ASSISTANCE
13	(aq) Food security and Wisconsin
14	products grants GPR C 30,000,000 -0-
15	SECTION 26. 20.115 (4) (aq) of the statutes is created to read:
16	20.115 (4) (aq) Food security and Wisconsin products grants. As a continuing
17	appropriation, the amounts in the schedule for food security and Wisconsin
18	products grants under s. 93.62.
19	SECTION 27. 93.62 of the statutes is created to read:
20	93.62 Food security and Wisconsin products grant program. The
21	department may award grants from the appropriation under s. 20.115 (4) (aq) to
	nonprofit food banks, nonprofit food pantries, and other nonprofit organizations
15 16 17 18 19 20	 SECTION 26. 20.115 (4) (aq) of the statutes is created to read: 20.115 (4) (aq) Food security and Wisconsin products grants. As a continu appropriation, the amounts in the schedule for food security and Wiscon products grants under s. 93.62. SECTION 27. 93.62 of the statutes is created to read: 93.62 Food security and Wisconsin products grant program. department may award grants from the appropriation under s. 20.115 (4) (aq)

1 that provide food assistance for the purpose of purchasing food products that are $\mathbf{2}$ made or grown in this state.". 3 **12.** At the appropriate places, insert all of the following: 4 "SECTION 28. 609.712 of the statutes is created to read: $\mathbf{5}$ 609.712 Essential health benefits; preventive services. Defined 6 network plans and preferred provider plans are subject to s. 632.895 (13m) and 7 (14m). 8 **SECTION 29.** 609.847 of the statutes is created to read: 9 Preexisting condition discrimination and certain benefit 609.847 10 limits prohibited. Limited service health organizations, preferred provider 11 plans, and defined network plans are subject to s. 632.728. 12**SECTION 30.** 625.12 (1) (a) of the statutes is amended to read: 13 625.12 (1) (a) Past and prospective loss and expense experience within and 14 outside of this state, except as provided in s. 632.728. 15**SECTION 31.** 625.12 (1) (e) of the statutes is amended to read: 16 625.12 (1) (e) Subject to s. ss. 632.365 and 632.728, all other relevant factors, 17including the judgment of technical personnel. 18 **SECTION 32.** 625.12 (2) of the statutes is amended to read: 19 625.12 (2) CLASSIFICATION. Except as provided in s. ss. 632.728 and 632.729, 20 risks may be classified in any reasonable way for the establishment of rates and 21minimum premiums, except that no classifications may be based on race, color, 22creed or national origin, and classifications in automobile insurance may not be 23based on physical condition or developmental disability as defined in s. 51.01 (5).

1 Subject to ss. 632.365, <u>632.728</u>, and 632.729, rates thus produced may be modified 2 for individual risks in accordance with rating plans or schedules that establish 3 reasonable standards for measuring probable variations in hazards, expenses, or 4 both. Rates may also be modified for individual risks under s. 625.13 (2).

 $\mathbf{5}$

SECTION 33. 625.15 (1) of the statutes is amended to read:

6 625.15 (1) RATE MAKING. An Except as provided in s. 632.728, an insurer may 7 itself establish rates and supplementary rate information for one or more market 8 segments based on the factors in s. 625.12 and, if the rates are for motor vehicle 9 liability insurance, subject to s. 632.365, or the insurer may use rates and 10 supplementary rate information prepared by a rate service organization, with 11 average expense factors determined by the rate service organization or with such 12modification for its own expense and loss experience as the credibility of that 13experience allows.

14 **SECTION 34.** 628.34 (3) (a) of the statutes is amended to read:

15628.34 (3) (a) No insurer may unfairly discriminate among policyholders by 16 charging different premiums or by offering different terms of coverage except on the 17basis of classifications related to the nature and the degree of the risk covered or the 18 expenses involved, subject to ss. 632.365, 632.728, 632.729, 632.746, and 632.748. 19 Rates are not unfairly discriminatory if they are averaged broadly among persons 20 insured under a group, blanket or franchise policy, and terms are not unfairly 21discriminatory merely because they are more favorable than in a similar individual 22policy.

23

SECTION 35. 632.728 of the statutes is created to read:

1 632.728 Coverage of persons with preexisting conditions; guaranteed $\mathbf{2}$ issue; benefit limits. (1) DEFINITIONS. In this section: 3 (a) "Cost sharing" includes deductibles, coinsurance, copayments, or similar 4 charges. $\mathbf{5}$ (b) "Health benefit plan" has the meaning given in s. 632.745 (11). 6 (c) "Self-insured health plan" has the meaning given in s. 632.85 (1) (c). 7 (2) GUARANTEED ISSUE. (a) Every individual health benefit plan shall accept 8 every individual in this state who, and every group health benefit plan shall accept 9 every employer in this state that, applies for coverage, regardless of the sexual 10 orientation, the gender identity, or any preexisting condition of any individual or 11 employee who will be covered by the plan. A health benefit plan may restrict 12enrollment in coverage described in this paragraph to open or special enrollment 13periods. 14 (b) The commissioner shall establish a statewide open enrollment period that

is no shorter than 30 days, during which every individual health benefit plan shall
allow individuals, including individuals who do not have coverage, to enroll in
coverage.

(3) PROHIBITING DISCRIMINATION BASED ON HEALTH STATUS. (a) An
individual health benefit plan or a self-insured health plan may not establish rules
for the eligibility of any individual to enroll, or for the continued eligibility of any
individual to remain enrolled, under the plan based on any of the following health
status-related factors in relation to the individual or a dependent of the individual:
1. Health status.

1 2. Medical condition, including both physical and mental illnesses.

- 2 3. Claims experience.
- 3 4. Receipt of health care.
- 4 5. Medical history.
- 5 6. Genetic information.

6 7. Evidence of insurability, including conditions arising out of acts of domestic7 violence.

8 8. Disability.

9 (b) An insurer offering an individual health benefit plan or a self-insured 10 health plan may not require any individual, as a condition of enrollment or 11 continued enrollment under the plan, to pay, on the basis of any health status-12related factor under par. (a) with respect to the individual or a dependent of the 13individual, a premium or contribution or a deductible, copayment, or coinsurance 14amount that is greater than the premium or contribution or deductible, copayment, 15or coinsurance amount, respectively, for an otherwise similarly situated individual 16 enrolled under the plan.

(c) Nothing in this subsection prevents an insurer offering an individual
health benefit plan or a self-insured health plan from establishing premium
discounts or rebates or modifying otherwise applicable cost sharing in return for
adherence to programs of health promotion and disease prevention.

(4) PREMIUM RATE VARIATION. A health benefit plan offered on the individual
 or small employer market or a self-insured health plan may vary premium rates for
 a specific plan based only on the following considerations:

12

(a) Whether the policy or plan covers an individual or a family.

(b) Rating area in the state, as established by the commissioner.

- 3 (c) Age, except that the rate may not vary by more than 3 to 1 for adults over
 4 the age groups and the age bands shall be consistent with recommendations of the
 5 National Association of Insurance Commissioners.
- 6

(d) Tobacco use, except that the rate may not vary by more than 1.5 to 1.

7 (5) STATEWIDE RISK POOL. An insurer offering a health benefit plan may not 8 segregate enrollees into risk pools other than a single statewide risk pool for the 9 individual market and a single statewide risk pool for the small employer market or 10 a single statewide risk pool that combines the individual and small employer 11 markets.

- (6) ANNUAL AND LIFETIME LIMITS. An individual or group health benefit plan
 or a self-insured health plan may not establish any of the following:
- 14 (a) Lifetime limits on the dollar value of benefits for an enrollee or a15 dependent of an enrollee under the plan.
- (b) Annual limits on the dollar value of benefits for an enrollee or a dependentof an enrollee under the plan.

(7) COST SHARING MAXIMUM. A health benefit plan offered on the individual
or small employer market may not require an enrollee under the plan to pay more in
cost sharing than the maximum amount calculated under 42 USC 18022 (c),
including the annual indexing of the limits.

22

(8) MEDICAL LOSS RATIO. (a) In this subsection, "medical loss ratio" means

1 the proportion, expressed as a percentage, of premium revenues spent by a health $\mathbf{2}$ benefit plan on clinical services and quality improvement.

3 (b) A health benefit plan on the individual or small employer market shall 4 have a medical loss ratio of at least 80 percent.

- $\mathbf{5}$ (c) A group health benefit plan other than one described under par. (b) shall have a medical loss ratio of at least 85 percent. 6
- 7 (9) ACTUARIAL VALUES OF PLAN TIERS. Any health benefit plan offered on the individual or small employer market shall provide a level of coverage that is 8 9 designed to provide benefits that are actuarially equivalent to at least 60 percent of 10 the full actuarial value of the benefits provided under the plan.
- 11 **SECTION 36.** 632.746 (1) (a) of the statutes is renumbered 632.746 (1) and 12amended to read:

13632.746 (1) Subject to subs. (2) and (3), an An insurer that offers a group 14 health benefit plan may, with respect to a participant or beneficiary under the plan, 15not impose a preexisting condition exclusion only if the exclusion relates to a 16 condition, whether physical or mental, regardless of the cause of the condition, for 17which medical advice, diagnosis, care or treatment was recommended or received 18 within the 6-month period ending on the participant's or beneficiary's enrollment 19 date under the plan on a participant or beneficiary under the plan. 20 **SECTION 37.** 632.746 (1) (b) of the statutes is repealed.

21**SECTION 38.** 632.746 (2) (a) of the statutes is amended to read:

22632.746 (2) (a) An insurer offering a group health benefit plan may not treat 23impose a preexisting condition exclusion based on genetic information-as-a 1

preexisting condition under sub. (1) without a diagnosis of a condition related to the $\mathbf{2}$ information. 3 **SECTION 39.** 632.746 (2) (c), (d) and (e) of the statutes are repealed. 4 **SECTION 40.** 632.746 (3) (a) of the statutes is repealed. $\mathbf{5}$ **SECTION 41.** 632.746 (3) (d) 1. of the statutes is renumbered 632.746 (3) (d). 6 **SECTION 42.** 632.746 (3) (d) 2. and 3. of the statutes are repealed. 7 **SECTION 43.** 632.746 (5) of the statutes is repealed. 8 **SECTION 44.** 632.746 (8) (a) (intro.) of the statutes is amended to read: 9 632.746 (8) (a) (intro.) A health maintenance organization that offers a group 10 health benefit plan and that does not impose any preexisting condition exclusion 11 under sub. (1) with respect to a particular coverage option may impose an affiliation 12period for that coverage option, but only if all of the following apply: 13**SECTION 45.** 632.748 (2) of the statutes is amended to read: 14 632.748 (2) An insurer offering a group health benefit plan may not require 15any individual, as a condition of enrollment or continued enrollment under the 16 plan, to pay, on the basis of any health status-related factor with respect to the 17individual or a dependent of the individual, a premium or contribution or a 18 deductible, copayment, or coinsurance amount that is greater than the premium or 19 contribution or deductible, copayment, or coinsurance amount, respectively, for -a 20 an otherwise similarly situated individual enrolled under the plan. 21SECTION 46. 632.76 (2) (a) and (ac) 1. and 2. of the statutes are amended to 22read:

23

632.76 (2) (a) No claim for loss incurred or disability commencing after 2

years from the date of issue of the policy may be reduced or denied on the ground
that a disease or physical condition existed prior to the effective date of coverage,
unless the condition was excluded from coverage by name or specific description by
a provision effective on the date of loss. This paragraph does not apply to a group
health benefit plan, as defined in s. 632.745 (9), which is subject to s. 632.746, a
disability insurance policy, as defined in s. 632.895 (1) (a), or a self-insured health
plan, as defined in s. 632.85 (1) (c).

•

8 (ac) 1. Notwithstanding par. (a), no No claim or loss incurred or disability 9 commencing after 12 months from the date of issue of <u>under</u> an individual disability 10 insurance policy, as defined in s. 632.895 (1) (a), may be reduced or denied on the 11 ground that a disease or physical condition existed prior to the effective date of 12 coverage, <u>unless the condition was excluded from coverage by name or specific</u> 13 <u>description by a provision effective on the date of the loss</u>.

2. Except as provided in subd. 3., an <u>An</u> individual disability insurance policy, as defined in s. 632.895 (1) (a), other than a short-term policy subject to s. 632.7495 (4) and (5), may not define a preexisting condition more restrictively than a condition <u>that was present before the date of enrollment for the coverage</u>, whether physical or mental, regardless of the cause of the condition, <u>for which and</u> <u>regardless of whether</u> medical advice, diagnosis, care, or treatment was recommended or received within 12 months before the effective date of coverage.

21

SECTION 47. 632.795 (4) (a) of the statutes is amended to read:

632.795 (4) (a) An insurer subject to sub. (2) shall provide coverage under the
same policy form and for the same premium as it originally offered in the most

1 recent enrollment period, subject only to the medical underwriting used in that $\mathbf{2}$ enrollment period. Unless otherwise prescribed by rule, the insurer may apply 3 deductibles, preexisting condition limitations, waiting periods, or other limits only 4 to the extent that they would have been applicable had coverage been extended at $\mathbf{5}$ the time of the most recent enrollment period and with credit for the satisfaction or 6 partial satisfaction of similar provisions under the liquidated insurer's policy or 7 plan. The insurer may exclude coverage of claims that are payable by a solvent 8 insurer under insolvency coverage required by the commissioner or by the 9 insurance regulator of another jurisdiction. Coverage shall be effective on the date 10 that the liquidated insurer's coverage terminates.

11

SECTION 48. 632.895 (8) (d) of the statutes is amended to read:

12 632.895 (8) (d) Coverage is required under this subsection despite whether 13 the woman shows any symptoms of breast cancer. Except as provided in pars. (b), 14 (c), and (e), coverage under this subsection may only be subject to exclusions and 15 limitations, including deductibles, copayments and restrictions on excessive 16 charges, that are applied to other radiological examinations covered under the 17 disability insurance policy. <u>Coverage under this subsection may not be subject to</u> 18 any deductibles, copayments, or coinsurance.

- **SECTION 49.** 632.895 (13m) of the statutes is created to read:
- 20 632.895 (13m) PREVENTIVE SERVICES. (a) In this section, "self-insured health
 21 plan" has the meaning given in s. 632.85 (1) (c).
- 22

(b) Every disability insurance policy, except any disability insurance policy

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1	that is described in s. 632.745 (11) (b) 1. to 12., and every self-insured health plan
2	shall provide coverage for all of the following preventive services:
3	1. Mammography in accordance with sub. (8).
4	2. Genetic breast cancer screening and counseling and preventive medication
5	for adult women at high risk for breast cancer.
6	3. Papanicolaou test for cancer screening for women 21 years of age or older
7	with an intact cervix.
8	4. Human papillomavirus testing for women who have attained the age of 30
9	years but have not attained the age of 66 years.
10	5. Colorectal cancer screening in accordance with sub. (16m).
11	6. Annual tomography for lung cancer screening for adults who have attained
12	the age of 55 years but have not attained the age of 80 years and who have health
13	histories demonstrating a risk for lung cancer.
14	7. Skin cancer screening for individuals who have attained the age of 10 years
15	but have not attained the age of 22 years.
16	8. Counseling for skin cancer prevention for adults who have attained the age
17	of 18 years but have not attained the age of 25 years.
18	9. Abdominal aortic aneurysm screening for men who have attained the age of
19	65 years but have not attained the age of 75 years and who have ever smoked.
20	10. Hypertension screening for adults and blood pressure testing for adults,
21	for children under the age of 3 years who are at high risk for hypertension, and for
22	children 3 years of age or older.

1	11. Lipid disorder screening for minors 2 years of age or older, adults 20 years
2	of age or older at high risk for lipid disorders, and all men 35 years of age or older.
3	12. Aspirin therapy for cardiovascular health for adults who have attained the
4	age of 55 years but have not attained the age of 80 years and for men who have
5	attained the age of 45 years but have not attained the age of 55 years.
6	13. Behavioral counseling for cardiovascular health for adults who are
7	overweight or obese and who have risk factors for cardiovascular disease.
8	14. Type II diabetes screening for adults with elevated blood pressure.
9	15. Depression screening for minors 11 years of age or older and for adults
10	when follow-up supports are available.
11	16. Hepatitis B screening for minors at high risk for infection and adults at
12	high risk for infection.
13	17. Hepatitis C screening for adults at high risk for infection and onetime
14	hepatitis C screening for adults born in any year from 1945 to 1965.
15	18. Obesity screening and management for all minors and adults with a body
16	mass index indicating obesity, counseling and behavioral interventions for obese
17	minors who are 6 years of age or older, and referral for intervention for obesity for
18	adults with a body mass index of 30 kilograms per square meter or higher.
19	19. Osteoporosis screening for all women 65 years of age or older and for
20	women at high risk for osteoporosis under the age of 65 years.
21	20. Immunizations in accordance with sub. (14).
22	21. Anemia screening for individuals 6 months of age or older and iron

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1	supplements for individuals at high risk for anemia who have attained the age of 6
2	months but have not attained the age of 12 months.
3	22. Fluoride varnish for prevention of tooth decay for minors at the age of
4	eruption of their primary teeth.
5	23. Fluoride supplements for prevention of tooth decay for minors 6 months of
6	age or older who do not have fluoride in their water source.
7	24. Gonorrhea prophylaxis treatment for newborns.
8	25. Health history and physical exams for prenatal visits and for minors.
9	26. Length and weight measurements for newborns and height and weight
10	measurements for minors.
11	27. Head circumference and weight-for-length measurements for newborns
12	and minors who have not attained the age of 3 years.
13	28. Body mass index for minors 2 years of age or older.
14	29. Blood pressure measurements for minors 3 years of age or older and a
15	blood pressure risk assessment at birth.
16	30. Risk assessment and referral for oral health issues for minors who have
17	attained the age of 6 months but have not attained the age of 7 years.
18	31. Blood screening for newborns and minors who have not attained the age of
19	2 months.
20	32. Screening for critical congenital health defects for newborns.
21	33. Lead screenings in accordance with sub. (10).
22	34. Metabolic and hemoglobin screening and screening for phenylketonuria,
23	sickle cell anemia, and congenital hypothyroidism for minors including newborns.

1	35. Tuberculin skin test based on risk assessment for minors one month of age
2	or older.
3	36. Tobacco counseling and cessation interventions for individuals who are 5
4	years of age or older.
5	37. Vision and hearing screening and assessment for minors including
6	newborns.
7	38. Sexually transmitted infection and human immunodeficiency virus
8	counseling for sexually active minors.
9	39. Risk assessment for sexually transmitted infection for minors who are 10
10	years of age or older and screening for sexually transmitted infection for minors
11	who are 16 years of age or older.
12	40. Alcohol misuse screening and counseling for minors 11 years of age or
13	older.
14	41. Autism screening for minors who have attained the age of 18 months but
15	have not attained the age of 25 months.
16	42. Developmental screening and surveillance for minors including newborns.
17	43. Psychosocial and behavioral assessment for minors including newborns.
18	44. Alcohol misuse screening and counseling for pregnant adults and a risk
19	assessment for all adults.
20	45. Fall prevention and counseling and preventive medication for fall
21	prevention for community-dwelling adults 65 years of age or older.
22	46. Screening and counseling for intimate partner violence for adult women.
23	47. Well-woman visits for women who have attained the age of 18 years but

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1	have not attained the age of 65 years and well-woman visits for recommended
2	preventive services, preconception care, and prenatal care.
3	48. Counseling on, consultations with a trained provider on, and equipment
4	rental for breastfeeding for pregnant and lactating women.
5	49. Folic acid supplement for adult women with reproductive capacity.
6	50. Iron deficiency anemia screening for pregnant and lactating women.
7	51. Preeclampsia preventive medicine for pregnant adult women at high risk
8	for preeclampsia.
9	52. Low-dose aspirin after 12 weeks of gestation for pregnant women at high
10	risk for miscarriage, preeclampsia, or clotting disorders.
11	53. Screenings for hepatitis B and bacteriuria for pregnant women.
12	54. Screening for gonorrhea for pregnant and sexually active females 24 years
13	of age or younger and females older than 24 years of age who are at risk for
14	infection.
15	55. Screening for chlamydia for pregnant and sexually active females 24 years
16	of age and younger and females older than 24 years of age who are at risk for
17	infection.
18	56. Screening for syphilis for pregnant women and adults who are at high risk
19	for infection.
20	57. Human immunodeficiency virus screening for adults who have attained
21	the age of 15 years but have not attained the age of 66 years and individuals at high
22	risk of infection who are younger than 15 years of age or older than 65 years of age.
23	58. All contraceptives and services in accordance with sub. (17).

1	59. Any services not already specified under this paragraph having an A or B
2	rating in current recommendations from the U.S. preventive services task force.
3	60. Any preventive services not already specified under this paragraph that
4	are recommended by the federal health resources and services administration's
5	Bright Futures project.
6	61. Any immunizations, not already specified under sub. (14), that are
7	recommended and determined to be for routine use by the federal advisory
8	committee on immunization practices.
9	(c) Subject to par. (d), no disability insurance policy, except any disability
10	insurance policy that is described in s. 632.745 (11) (b) 1. to 12., and no self-insured
11	health plan may subject the coverage of any of the preventive services under par. (b)
12	to any deductibles, copayments, or coinsurance under the policy or plan.
13	(d) 1. If an office visit and a preventive service specified under par. (b) are
14	billed separately by the health care provider, the disability insurance policy or self-
15	insured health plan may apply deductibles to and impose copayments or
16	coinsurance on the office visit but not on the preventive service.
17	2. If the primary reason for an office visit is not to obtain a preventive service
18	specified under par. (b), the disability insurance policy or self-insured health plan
19	may apply deductibles to and impose copayments or coinsurance on the office visit.
20	3. Except as otherwise provided in this subdivision, if a preventive service
21	specified under par. (b) is provided by a health care provider that is outside the
22	disability insurance policy's or self-insured health plan's network of providers, the
23	policy or plan may apply deductibles to and impose copayments or coinsurance on

the office visit and the preventive service. If a preventive service specified under par. (b) is provided by a health care provider that is outside the disability insurance policy's or self-insured health plan's network of providers because there is no available health care provider in the policy's or plan's network of providers that provides the preventive service, the policy or plan may not apply deductibles to or impose copayments or coinsurance on the preventive service.

4. If more than one well-woman visit described under par. (b) 47. is necessary
to provide all necessary preventive services as determined by a qualified health
care provider and in accordance with applicable recommendations for preventive
services, the disability insurance policy or self-insured health plan may not apply a
deductible to or impose a copayment or coinsurance on any such well-woman visit.

12 SECTION 50. 632.895 (14) (a) 1. i. and j. of the statutes are amended to read:

13 632.895 (14) (a) 1. i. Hepatitis <u>A and</u> B.

14 j. Varicella <u>and herpes zoster</u>.

15 SECTION 51. 632.895 (14) (a) 1. k. to o. of the statutes are created to read:

16 632.895 (14) (a) 1. k. Human papillomavirus.

17 L. Meningococcal meningitis.

18 m. Pneumococcal pneumonia.

19 n. Influenza.

20 o. Rotavirus.

21 SECTION 52. 632.895 (14) (b) of the statutes is amended to read:

632.895 (14) (b) Except as provided in par. (d), every disability insurance
policy, and every self-insured health plan of the state or a county, city, town, village,

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1	or school district, that provides coverage for a dependent of the insured shall
2	provide coverage of appropriate and necessary immunizations , from birth to the age
3	of 6 years, for <u>an insured or plan participant, including</u> a dependent who is a child
4	of the insured <u>or plan participant</u> .
5	SECTION 53. 632.895 (14) (c) of the statutes is amended to read:
6	632.895 (14) (c) The coverage required under par. (b) may not be subject to any
7	deductibles, copayments, or coinsurance under the policy or plan. This paragraph
8	applies to a defined network plan, as defined in s. 609.01 (1b), only with respect to
9	appropriate and necessary immunizations provided by providers participating, as
10	defined in s. 609.01 (3m), in the plan.
11	SECTION 54. 632.895 (14) (d) 3. of the statutes is amended to read:
12	632.895 (14) (d) 3. A health care plan offered by a limited service health
13	organization, as defined in s. 609.01 (3) , or by a preferred provider plan, as defined
14	in s. 609.01 (4), that is not a defined network plan, as defined in s. 609.01 (1b).
15	SECTION 55. 632.895 (14m) of the statutes is created to read:
16	632.895 (14m) ESSENTIAL HEALTH BENEFITS. (a) In this subsection, "self-
17	insured health plan" has the meaning given in s. 632.85 (1) (c).
18	(b) On a date specified by the commissioner, by rule, every disability
19	insurance policy, except as provided in par. (g), and every self-insured health plan
20	shall provide coverage for essential health benefits as determined by the
21	commissioner, by rule, subject to par. (c).
22	(c) In determining the essential health benefits for which coverage is required
23	under par. (b), the commissioner shall do all of the following:

1	1. Include benefits, items, and services in, at least, all of the following
2	categories:
3	a. Ambulatory patient services.
4	b. Emergency services.
5	c. Hospitalization.
6	d. Maternity and newborn care.
7	e. Mental health and substance use disorder services, including behavioral
8	health treatment.
9	f. Prescription drugs.
10	g. Rehabilitative and habilitative services and devices.
11	h. Laboratory services.
12	i. Preventive and wellness services and chronic disease management.
13	j. Pediatric services, including oral and vision care.
14	2. Conduct a survey of employer-sponsored coverage to determine benefits
15	typically covered by employers and ensure that the scope of essential health
16	benefits for which coverage is required under this subsection is equal to the scope of
17	benefits covered under a typical disability insurance policy offered by an employer
18	to its employees.
19	3. Ensure that essential health benefits reflect a balance among the
20	categories described in subd. 1. such that benefits are not unduly weighted toward
21	one category.
22	4. Ensure that essential health benefit coverage is provided with no or limited
23	cost-sharing requirements.

5. Require that disability insurance policies and self-insured health plans do
 not make coverage decisions, determine reimbursement rates, establish incentive
 programs, or design benefits in ways that discriminate against individuals because
 of their age, disability, or expected length of life.

6. Establish essential health benefits in a way that takes into account the
health care needs of diverse segments of the population, including women, children,
persons with disabilities, and other groups.

8 7. Ensure that essential health benefits established under this subsection are 9 not subject to a coverage denial based on an insured's or plan participant's age, 10 expected length of life, present or predicted disability, degree of dependency on 11 medical care, or quality of life.

8. Require that disability insurance policies and self-insured health plans cover emergency department services that are essential health benefits without imposing any requirement to obtain prior authorization for those services and without limiting coverage for services provided by an emergency services provider that is not in the provider network of a policy or plan in a way that is more restrictive than requirements or limitations that apply to emergency services provided by a provider that is in the provider network of the policy or plan.

9. Require a disability insurance policy or self-insured health plan to apply to emergency department services that are essential health benefits provided by an emergency department provider that is not in the provider network of the policy or plan the same copayment amount or coinsurance rate that applies if those services are provided by a provider that is in the provider network of the policy or plan.

1 (d) The commissioner shall periodically update, by rule, the essential health $\mathbf{2}$ benefits under this subsection to address any gaps in access to coverage.

3 (e) If an essential health benefit is also subject to mandated coverage 4 elsewhere under this section and the coverage requirements are not identical, the $\mathbf{5}$ disability insurance policy or self-insured health plan shall provide coverage under 6 whichever subsection provides the insured or plan participant with more 7 comprehensive coverage of the medical condition, item, or service.

8 (f) Nothing in this subsection or rules promulgated under this subsection 9 prohibits a disability insurance policy or a self-insured health plan from providing 10 benefits in excess of the essential health benefit coverage required under this 11 subsection.

12(g) This subsection does not apply to any disability insurance policy that is 13described in s. 632.745 (11) (b) 1. to 12.

14 **SECTION 56.** 632.895 (16m) (b) of the statutes is amended to read:

15632.895 (16m) (b) The coverage required under this subsection may be subject 16 to any limitations, or exclusions, or cost-sharing provisions that apply generally 17under the disability insurance policy or self-insured health plan. The coverage 18 required under this subsection may not be subject to any deductibles, copayments, 19 or coinsurance.

20 **SECTION 57.** 632.895 (17) (b) 2. of the statutes is amended to read:

21632.895 (17) (b) 2. Outpatient consultations, examinations, procedures, and 22medical services that are necessary to prescribe, administer, maintain, or remove a 23contraceptive, if covered for any other drug benefits under the policy or plan

sterilization procedures, and patient education and counseling for all females with
 reproductive capacity.

3 **SECTION 58.** 632.895 (17) (c) of the statutes is amended to read: 4 632.895 (17) (c) Coverage under par. (b) may be subject only to the exclusions, $\mathbf{5}$ and limitations, or cost-sharing provisions that apply generally to the coverage of 6 outpatient health care services, preventive treatments and services, or prescription 7 drugs and devices that is provided under the policy or self-insured health plan. A 8 disability insurance policy or self-insured health plan may not apply a deductible or 9 impose a copayment or coinsurance to at least one of each type of contraceptive 10 method approved by the federal food and drug administration for which coverage is 11 required under this subsection. The disability insurance policy or self-insured 12health plan may apply reasonable medical management to a method of 13contraception to limit coverage under this subsection that is provided without being 14 subject to a deductible, copayment, or coinsurance to prescription drugs without a 15brand name. The disability insurance policy or self-insured health plan may apply 16 a deductible or impose a copayment or coinsurance for coverage of a contraceptive 17that is prescribed for a medical need if the services for the medical need would 18 otherwise be subject to a deductible, copayment, or coinsurance.

19 SECTION 59. 632.897 (11) (a) of the statutes is amended to read:

632.897 (11) (a) Notwithstanding subs. (2) to (10), the commissioner may promulgate rules establishing standards requiring insurers to provide continuation of coverage for any individual covered at any time under a group policy who is a terminated insured or an eligible individual under any federal program that provides for a federal premium subsidy for individuals covered under continuation of coverage under a group policy, including rules governing election or extension of election periods, notice, rates, premiums, premium payment, application of preexisting condition exclusions, election of alternative coverage, and status as an eligible individual, as defined in s. 149.10 (2t), 2011 stats.

6

SECTION 9323. Initial applicability; Insurance.

7 (1) COVERAGE OF INDIVIDUALS WITH PREEXISTING CONDITIONS, ESSENTIAL
8 HEALTH BENEFITS, AND PREVENTIVE SERVICES.

9 (a) For policies and plans containing provisions inconsistent with these
10 sections, the treatment of ss. 632.728, 632.746 (1) (a) and (b), (2) (a), (c), (d), and (e),
(3) (a) and (d) 1., 2., and 3., (5), and (8) (a) (intro.), 632.748 (2), 632.76 (2) (a) and (ac)
12 1. and 2., 632.795 (4) (a), 632.895 (8) (d), (13m), (14) (a) 1. i., j., and k. to o., (b), (c),
13 and (d) 3., (14m), (16m) (b), and (17) (b) 2. and (c), and 632.897 (11) (a) first applies
14 to policy or plan years beginning on January 1 of the year following the year in
15 which this paragraph takes effect, except as provided in par. (b).

(b) For policies and plans that are affected by a collective bargaining
agreement containing provisions inconsistent with these sections, the treatment of
ss. 632.728, 632.746 (1) (a) and (b), (2) (a), (c), (d), and (e), (3) (a) and (d) 1., 2., and
3., (5), and (8) (a) (intro.), 632.748 (2), 632.76 (2) (a) and (ac) 1. and 2., 632.795 (4)
(a), 632.895 (8) (d), (13m), (14) (a) 1. i., j., and k. to o., (b), (c), and (d) 3., (14m), (16m)
(b), and (17) (b) 2. and (c), and 632.897 (11) (a) first applies to policy or plan years
beginning on the effective date of this paragraph or on the day on which the

collective bargaining agreement is entered into, extended, modified, or renewed,
 whichever is later.

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3

SECTION 9423. Effective dates; Insurance.

4 (1)COVERAGE OF INDIVIDUALS WITH PREEXISTING CONDITIONS, ESSENTIAL $\mathbf{5}$ HEALTH BENEFITS, AND PREVENTIVE SERVICES. The treatment of ss. 632.728. 6 632.746 (1) (a) and (b), (2) (a), (c), (d), and (e), (3) (a) and (d) 1., 2., and 3., (5), and (8) 7 (a) (intro.), 632.748 (2), 632.76 (2) (a) and (ac) 1. and 2., 632.795 (4) (a), 632.895 (8) 8 (d), (13m), (14) (a) 1. i., j., and k. to o., (b), (c), and (d) 3., (14m), (16m) (b), and (17) (b) 9 2. and (c), and 632.897 (11) (a) and SECTION 9323 (1) of this act take effect on the 10 first day of the 4th month beginning after publication.".

11 **13.** At the appropriate places, insert all of the following:

12 **"SECTION 60.** 20.145 (1) (g) 5. of the statutes is created to read:

20.145 (1) (g) 5. All moneys received from the regulation of pharmacy benefit
 managers, pharmacy benefit management brokers, pharmacy benefit management
 consultants, pharmacy services administration organizations, and pharmaceutical
 representatives.".

17 **14.** At the appropriate places, insert all of the following:

18 "SECTION 61. 231.03 (6) (L) of the statutes is created to read:

231.03 (6) (L) Finance working capital needs of any participating health
institution, participating educational institution, participating nonprofit
institution, or participating research institution in an amount not to exceed that
approved by the authority. Bonds issued for purposes of this paragraph are not
exempt from taxation under s. 71.05 (1) (c) 14., 71.26 (1m) (o), or 71.45 (1t) (n).

1

SECTION 62. 231.03 (13) of the statutes is amended to read:

 $\mathbf{2}$ 231.03 (13) Make loans to any participating health institution, participating 3 educational institution, participating nonprofit institution, or participating 4 research institution for the cost of a project or to finance working capital under sub. $\mathbf{5}$ (6) (L) in accordance with an agreement between the authority and the 6 participating health institution, participating educational institution, participating 7 nonprofit institution, or participating research institution. The authority may 8 secure the loan by a mortgage or other security arrangement on the health facility. 9 educational facility, nonprofit facility, or research facility granted by the 10 participating health institution, participating educational institution, participating 11 nonprofit institution, or participating research institution to the authority. The 12loan may not exceed, as applicable, the total cost of the project as determined by the 13 participating health institution, participating educational institution, participating 14 nonprofit institution, or participating research institution and approved by the 15authority or the amount of working capital approved by the authority under sub. (6) 16 <u>(L)</u>.".

17 **15.** At the appropriate places, insert all of the following:

18 "SECTION 63. 13.48 (26m) of the statutes is created to read:

19 13.48 (**26m**) LEAD SERVICE LINE REPLACEMENT. The legislature finds and 20 determines that the prevalence of lead service lines in connections to public water 21 systems poses a public health hazard and that processes for reducing lead entering 22 drinking water from such pipes requires additional treatment of wastewater. It is 23 therefore in the public interest, and it is the public policy of this state, to assist 24 private users of public water systems in replacing lead service lines.

1	SECTION 64. 20.005 (3) (schedule) of the statutes: at the appropriate place,
2	insert the following amounts for the purposes indicated:
3	2025-26 2026-27
4	20.320 Environmental improvement program
5	(2) SAFE DRINKING WATER LOAN PROGRAM OPERATIONS
6	(a) Lead service line replacement GPR C 200,000,000 -0-
7	SECTION 65. 20.320 (2) (a) of the statutes is created to read:
8	20.320 (2) (a) Lead service line replacement. As a continuing appropriation,
9	the amounts in the schedule for lead service line replacement loans under s. 281.61
10	(8) (b).
11	SECTION 66. 281.61 (8) (b) of the statutes is created to read:
12	281.61 (8) (b) The department of administration shall allocate the amount
13	appropriated under s. 20.320 (2) (a) to projects involving forgivable loans to private
14	users of public water systems to replace lead service lines.".
15	16. At the appropriate places, insert all of the following:
16	"SECTION 9248. Fiscal changes; Veterans Affairs.
17	(1) VETERANS OUTREACH AND RECOVERY PROGRAM. In the schedule under s.
18	20.005 (3) for the appropriation to the department of veterans affairs under s.
19	20.485 (2) (qs), the dollar amount for fiscal year $2025-26$ is increased by $$512,900$ to
20	increase the authorized FTE positions to the department of veterans affairs by 7.0
21	SEG positions to increase services under the veterans outreach and recovery
22	program. In the schedule under s. 20.005 (3) for the appropriation to the
23	department of veterans affairs under s. 20.485 (2) (qs), the dollar amount for fiscal

1	year 2026-27 is increased by \$602,800 to provide funding for the positions
2	authorized under this subsection to increase services under the veterans outreach
3	and recovery program.".
4	17. At the appropriate places, insert all of the following:
5	"SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate place,
6	insert the following amounts for the purposes indicated:
7	2025-26 2026-27
8	20.435 Health, department of
9	(4) MEDICAID SERVICES
10	(bu) Payment processing program for
11	farmers GPR B 735,000 -0-
12	SECTION 2. 20.435 (4) (bu) of the statutes is created to read:
13	20.435 (4) (bu) Payment processing program for farmers. Biennially, the
14	amounts in the schedule to provide electronic benefit transfer and credit and debit
15	card processing equipment and services to farmers' markets and farmers who sell
16	directly to consumers under s. 49.79 (7s).
17	SECTION 3. 49.79 (7s) of the statutes is created to read:
18	49.79 (7s) PAYMENT PROCESSING PROGRAM. The department shall administer
19	a payment processing program to provide to farmers' markets and farmers who sell
20	directly to consumers electronic benefit transfer and credit and debit card
21	processing equipment and services, including electronic benefit transfer for the food
22	stamp program. To participate in the payment processing program, the vendor that
23	is under contract to process the electronic benefit transfer and credit and debit card

1	transactions shall also process any local purchasing incentives, even if those local
2	purchasing incentives are funded by a local 3rd-party entity.".
3	18. At the appropriate places, insert all of the following:
4	"SECTION 67. 20.485 (2) (vm) (title) of the statutes is repealed and recreated
5	to read:
6	20.485 (2) (vm) (title) Veterans assistance grants.
7	SECTION 68. 45.40 (title) of the statutes is repealed and recreated to read:
8	45.40 (title) Veterans assistance grants.
9	SECTION 69. 45.40 (1g) (intro.) and (a) of the statutes are consolidated,
10	renumbered 45.40 (1g) and amended to read:
11	45.40 (1g) DEFINITIONS. In this section: (a) "Health, "health care provider"
12	means an advanced practice nurse prescriber who is certified under s. 441.16 (2),
13	an audiologist who is licensed under subch. II of ch. 459 or who holds a compact
14	privilege under subch. III of ch. 459, a dentist who is licensed under subch. I of ch.
15	447 or who holds a compact privilege under subch. II of ch. 447, an optometrist who
16	is licensed under ch. 449, a physician who is licensed under s. 448.02, or a podiatrist
17	who is licensed under s. 448.63 has the meaning given in s. 146.81 (1) and includes
18	an ambulatory surgery center.
19	SECTION 70. 45.40 (1g) (b) of the statutes is repealed.
20	SECTION 71. 45.40 (1m) (a) of the statutes is amended to read:
21	45.40 (1m) (a) The department may provide subsistence payments to a
22	veteran on a month-to-month basis or for a 3-month period. The department may
23	pay subsistence aid for a 3-month period if the veteran will be incapacitated for

1 more than 3 months and if earned or unearned income or aid from sources other $\mathbf{2}$ than those listed in the application will not be available in the 3-month period. The 3 department may provide subsistence payments only to a veteran who has suffered a 4 loss of income due to illness, injury, or natural disaster. The department may grant $\mathbf{5}$ subsistence aid under this subsection to a veteran whose loss of income is the result 6 of abuse of alcohol or other drugs only if the veteran is participating in an alcohol 7 and other drug abuse treatment program that is approved by the department. No 8 payment may be made under this subsection if the veteran has other assets or 9 income available to meet basic subsistence needs or if the veteran is eligible to 10 receive aid from other sources to meet those needs. When determining the assets 11 available to the veteran, the department may not include the first \$50,000 of cash 12surrender value of any life insurance.

13

SECTION 72. 45.40 (1m) (b) of the statutes is amended to read:

45.40 (1m) (b) The maximum amount that any veteran may receive under
this subsection per occurrence during a consecutive 12-month period may not
exceed \$3,000 \$5,000.

17 **SECTION 73.** 45.40 (2) (a) of the statutes is amended to read:

45.40 (2) (a) The department may provide health care aid to a veteran for
dental care, including dentures; vision care, including eyeglass frames and lenses;
and hearing care, including hearing aids: and any other medical device prescribed
by a health care provider.

22 SECTION 74. 45.40 (2m) (a) of the statutes is amended to read:

23 45.40 (2m) (a) The unremarried spouse and dependent children of a veteran

1	who died on active duty, or in the line of duty while on active or inactive duty for
2	training purposes, in the U.S. armed forces or forces incorporated in the U.S. armed
3	forces are eligible to receive payments under subs. (1m) and (2) if the household
4	income of those persons does not exceed the income limitations established under
5	sub. (3m).
6	SECTION 75. 45.40 (3) of the statutes is amended to read:
7	45.40 (3) LIMITATIONS. The total cumulative amount that any veteran may
8	receive under this section may not exceed $\frac{7,500}{10,000}$.".
9	19. At the appropriate places, insert all of the following:
10	"SECTION 76. 36.27 (2) (b) 5. of the statutes is created to read:
11	36.27 (2) (b) 5. A person who is a resident of and living in this state at the time
12	of registering at an institution and who is a veteran described under s. 45.01 (12)
13	(fm) is entitled to the exemption under par. (a).
14	SECTION 77. 36.27 (3p) (a) 1r. g. of the statutes is created to read:
15	36.27 (3p) (a) 1r. g. The person meets the criteria described under s. 45.01
16	(12) (fm).
17	SECTION 78. 38.24 (8) (a) 1r. g. of the statutes is created to read:
18	38.24 (8) (a) 1r. g. The person meets the criteria described under s. 45.01 (12)
19	(fm).
20	SECTION 79. 45.01 (12) (fm) of the statutes is created to read:
21	45.01 (12) (fm) A person who resides in this state, if any of the following
22	applies:

1	1. The person was naturalized pursuant to section 2 (1) of the federal Hmong
2	Veterans' Naturalization Act of 2000, P.L. 106-207.
3	2. The person is a U.S. citizen or a lawful permanent resident of the United
4	States and the secretary has determined that the person served honorably with a
5	special guerrilla unit or irregular forces operating from a base in Laos in support of
6	the armed forces of the United States at any time during the period beginning
7	February 28, 1961, and ending September 18, 1978.
8	SECTION 80. 45.01 (12) (k) of the statutes is repealed.
9	SECTION 81. 45.44 (3) (c) (intro.) of the statutes is amended to read:
10	45.44 (3) (c) (intro.) A veteran, as defined in s. 45.01 (12) (a) to (f) <u>(fm)</u> , or one
11	of the following:
12	SECTION 82. 45.51 (2) (a) 1. of the statutes is amended to read:
13	45.51 (2) (a) 1. A veteran, other than a veteran described under s. 45.01 (12)
14	<u>(fm)</u> .
15	SECTION 83. 234.622 (4) (b) of the statutes is amended to read:
16	234.622 (4) (b) A veteran, as defined in s. 45.01 (12) (a) to (f) (fm), who has
17	been accepted into the program.
18	SECTION 84. 234.625 (4) (b) 9. of the statutes is amended to read:
19	234.625 (4) (b) 9. If the participant is a veteran, as defined in s. 45.01 (12) (a)
20	to (f) (fm), who is not 65 years of age or older, at a time before any of the events
21	under subds. 1. to 7. occurs, as determined under policies and procedures
22	established by the authority.".
23	20. At the appropriate places, insert all of the following:

1

"SECTION 85. 231.02 (2) of the statutes is amended to read:

 $\mathbf{2}$ 231.02 (2) The authority shall appoint an executive director and associate 3 executive director who shall not be members of the authority and who shall serve at 4 the pleasure of the authority. They shall receive such compensation as in an $\mathbf{5}$ amount determined by the authority fixes, except that the compensation of the 6 executive director shall not exceed the maximum of the salary range established under s. 20.923 (1) for positions assigned to executive salary group 6 and the 7 8 compensation of each other employee of the authority shall not exceed the 9 maximum of the salary range established under s. 20.923 (1) for positions assigned 10 to executive salary group 3. The executive director or associate executive director or 11 other person designated by resolution of the authority shall keep a record of the 12proceedings of the authority and shall be custodian of all books, documents, and 13papers filed with the authority, the minute book or journal of the authority, and its 14 official seal. The executive director or associate executive director or other person may cause copies to be made of all minutes and other records and documents of the 1516 authority and may give certificates under the official seal of the authority to the 17effect that such copies are true copies, and all persons dealing with the authority 18 may rely upon such certificates.".

19

21. At the appropriate places, insert all of the following:

20 "SECTION 86. 49.226 of the statutes is created to read:

49.226 Child support debt reduction. (1) The department shall establish
a program to provide noncustodial child support debt reduction. A noncustodial

parent qualifies to receive up to \$1,500 in debt reduction under this section if all of
 the following apply:

3 (a) The noncustodial parent completes an eligible employment program, as
4 defined by the department in rules promulgated under sub. (3).

5 (b) The custodial parent agrees to reducing child support debt owed up to the6 amount of the benefit paid.

7 (2) A noncustodial parent may not receive debt reduction under sub. (1) more
8 than once in any 12-month period.

9 (3) The department shall promulgate rules to implement this section, 10 including rules to determine how debt reduction provided under sub. (1) is 11 apportioned among multiple child support orders.

12

SECTION 9106. Nonstatutory provisions; Children and Families.

13CHILD SUPPORT DEBT REDUCTION; EMERGENCY RULE MAKING. The (1)14 department of children and families may promulgate emergency rules under s. 15227.24 to implement s. 49.226. Notwithstanding s. 227.24 (1) (c) and (2), emergency 16 rules promulgated under this subsection remain in effect until July 1, 2027, or the 17date on which permanent rules take effect, whichever is sooner. Notwithstanding s. 18 227.24 (1) (a) and (3), the department is not required to provide evidence that 19 promulgating a rule under this subsection as an emergency rule is necessary for the 20preservation of the public peace, health, safety, or welfare and is not required to 21provide a finding of emergency for a rule promulgated under this subsection.

22 SECTION 9406. Effective dates; Children and Families.

- (1) CHILD SUPPORT DEBT REDUCTION. The treatment of s. 49.226 takes effect
 on the first day of the 7th month beginning after publication.".
- 3

22. At the appropriate places, insert all of the following:

4 "SECTION 87. 49.155 (1m) (c) 1d. a. of the statutes is amended to read:

 $\mathbf{5}$ 49.155 (1m) (c) 1d. a. Notwithstanding sub. (5) (b), if If the individual is 6 already receiving a child care subsidy under this section and the gross income of the 7 individual's family exceeds 200 percent of the poverty line for a family the size of 8 the individual's family, the individual's copayment amount under sub. (5) increases 9 by \$1 for every \$3 by which the individual's family's gross income exceeds 200 10 percent of the poverty line for a family the size of the individual's family. Beginning 11 in fiscal year 2024-25, to the extent that the individual's family's gross income exceeds 200 percent of the poverty line for a family the size of the individual's 1213family, the individual's copayment amount under sub. (5) increases by \$1 for every 14 \$5 individual may still receive a child care subsidy under this section unless the 15condition in subd. 1d. b. is met.

16

SECTION 88. 49.155 (1m) (c) 1d. b. of the statutes is amended to read:

49.155 (1m) (c) 1d. b. Notwithstanding subd. 1d. a., if If the gross income of an
individual's family exceeds 85 percent of the state median income for a family the
size of the individual's family, the individual is not eligible to receive a child care
subsidy under this section.".

21

23. At the appropriate places, insert all of the following:

22 "SECTION 9206. Fiscal changes; Children and Families.

23 (1) WISCONSIN SHARES SUBSIDIES. In the schedule under s. 20.005 (3) for the

appropriation to the department of children and families under s. 20.437 (2) (md),
the dollar amount for fiscal year 2025-26 is increased by \$32,917,000 for paying
child care subsidies under s. 49.155. In the schedule under s. 20.005 (3) for the
appropriation to the department of children and families under s. 20.437 (2) (md),
the dollar amount for fiscal year 2026-27 is increased by \$32,917,000 for paying
child care subsidies under s. 49.155.".

 $\mathbf{7}$

24. At the appropriate places, insert all of the following:

8 "SECTION 89. 20.437 (1) (dd) of the statutes is amended to read:

9 20.437 (1) (dd) State out-of-home care, adoption services, and subsidized 10 guardianships. The amounts in the schedule for foster care, institutional child 11 care, and subsidized adoptions under ss. 48.48 (12) and 48.52, for the cost of care for 12children under s. 49.19 (10) (d), for the cost of placements of children 18 years of age 13or over in residential care centers for children and youth under voluntary agreements under s. 48.366 (3) or under orders that terminate as provided in s. 14 1548.355 (4) (b) 4., 48.357 (6) (a) 4., or 48.365 (5) (b) 4., for the cost of the foster care 16 monitoring system, for the cost of reimbursing counties for subsidized guardianship 17payments under s. 48.623 (3) (a), for the cost of specialized services to children with 18 high acuity needs in congregate care facilities under s. 48.48 (8x), for the cost of 19 services to children with special needs who are under the guardianship of the 20 department to prepare those children for adoption, and for the cost of postadoption 21services to children with special needs.

22

SECTION 90. 20.437 (1) (pd) of the statutes is amended to read:

23 20.437 (1) (pd) Federal aid; state out-of-home care, adoption services, and
 24 subsidized guardianships. All federal moneys received for meeting the costs of

1 providing foster care, institutional child care, and subsidized adoptions under ss. $\mathbf{2}$ 48.48 (12) and 48.52, the cost of care for children under s. 49.19 (10) (d), the cost of 3 placements of children 18 years of age or over in residential care centers for children 4 and youth under voluntary agreements under s. 48.366 (3) or under orders that $\mathbf{5}$ terminate as provided in s. 48.355 (4) (b) 4., 48.357 (6) (a) 4., or 48.365 (5) (b) 4., the cost of reimbursing counties and Indian tribes for subsidized guardianship 6 7 payments under s. 48.623 (3) (a), the cost of specialized services to children with 8 high acuity needs in congregate care facilities under s. 48.48 (8x), the cost of 9 services to children with special needs who are under the guardianship of the 10 department to prepare those children for adoption, and the cost of postadoption 11 services to children with special needs. Disbursements for foster care under s. 1249.32 (2) and for the purposes described under s. 48.627 may be made from this 13 appropriation.

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14

SECTION 91. 48.48 (8x) of the statutes is created to read:

48.48 (8x) To pay for specialized services to children with high acuity needs in
congregate care facilities as defined under s. 48.685 (1) (ao), from the
appropriations under s. 20.437 (1) (dd) and (pd).

18

SECTION 9206. Fiscal changes; Children and Families.

(1) SPECIALIZED CONGREGATE CARE PAYMENTS. In the schedule under s.
20.005 (3) for the appropriation to the department of children and families under s.
21. 20.437 (1) (dd), the dollar amount for fiscal year 2025-26 is increased by \$2,657,500
22. to maintain the contract with the Chileda Institute for 8 beds and to provide 5
23. percent inflationary increases for contracted services for calendar year 2026. In the
24. schedule under s. 20.005 (3) for the appropriation to the department of children and

1	families under s. 20.437 (1) (dd), the dollar amount for fiscal year 2026-27 is
2	increased by \$2,710,700 to maintain the contract with the Chileda Institute for 8
3	beds and to provide 2 percent inflationary increases for contracted services for
4	calendar year 2027.".
5	25. At the appropriate places, insert all of the following:
6	"SECTION 92. 20.437 (1) (cx) of the statutes is amended to read:
7	20.437 (1) (cx) Child welfare services; aids. The amounts in the schedule for
8	providing services to children and families under s. 48.48 (17) in a county having a
9	population of 750,000 or more, for the cost of subsidized guardianship payments
10	under s. 48.623 (1) (1r) or (6), and, to the extent that a demonstration project
11	authorized under $42~\mathrm{USC}~1320$ a-9 reduces the cost of providing out-of-home care for
12	children in that county, for services for children and families under s. 48.563 (4) in
13	counties having a population of less than 750,000.
14	SECTION 93. 20.437 (1) (mx) of the statutes is amended to read:
15	20.437 (1) (mx) Federal aid; Milwaukee child welfare services aids. All federal
16	moneys received for providing services to children and families under s. 48.48 (17),
17	to carry out the purposes for which received and for the cost of subsidized
18	guardianship payments under s. 48.623 (1) <u>(1r)</u> or (6).
19	SECTION 94. 48.38 (2) (f) of the statutes is amended to read:
20	48.38 (2) (f) The child's care would be paid for under s. 49.19 but for s. 49.19
21	(20), except that this paragraph does not apply to a child whose care is being paid
22	for under s. 48.623 (1) <u>(1r)</u> .
23	SECTION 95. 48.38 (4) (j) (intro.) of the statutes is amended to read:
24	48.38 (4) (j) (intro.) If the child is placed in the home of a relative or other

1	person described in s. 48.623 (1) (1r) (b) 1. who will be receiving subsidized
2	guardianship payments, a description of all of the following:
3	SECTION 96. 48.38 (4) (j) 3. of the statutes is amended to read:
4	48.38 (4) (j) 3. The reasons why a permanent placement with a fit and willing
5	relative or other person described in s. 48.623 (1) $(1r)$ (b) 1. through a subsidized
6	guardianship arrangement is in the best interests of the child. In the case of an
7	Indian child, the best interests of the Indian child shall be determined in
8	accordance with s. 48.01 (2).
9	SECTION 97. 48.38 (4) (j) 4. of the statutes is amended to read:
10	48.38 (4) (j) 4. The ways in which the child and the relative or other person
11	described in s. 48.623 (1) $(1r)$ (b) 1. meet the eligibility requirements specified in s.
12	$48.623 \left(\frac{1}{11}\right)$ for the receipt of subsidized guardianship payments.
13	SECTION 98. 48.38 (4) (j) 5. of the statutes is amended to read:
14	48.38 (4) (j) 5. The efforts the agency has made to discuss adoption of the child
15	by the relative or other person described in s. 48.623 (1) (1r) (b) 1. as a more
16	permanent alternative to guardianship and, if that relative or other person has
17	chosen not to pursue adoption, documentation of the reasons for not pursuing
18	adoption.
19	SECTION 99. 48.48 (8r) of the statutes is amended to read:
20	48.48 (8r) To reimburse county departments <u>, the county department under s.</u>
21	46.215, and Indian tribes, from the appropriations under s. 20.437 (1) (dd), (kL),
22	and (pd), for subsidized guardianship payments made under s. $48.623 \left(\frac{1}{(1r)} \text{ or } (6)\right)$
23	including guardianships of children ordered by tribal courts.
24	SECTION 100. 48.57 (3m) (a) 1m. of the statutes is created to read:

1	48.57 (3m) (a) 1m. "County department" means a county department under
2	s. 46.215, 46.22, or 46.23.
3	SECTION 101. 48.57 (3m) (am) 2. of the statutes is renumbered 48.57 (3m)
4	(am) 2. (intro.) and amended to read:
5	48.57 (3m) (am) 2. (intro.) The county department or department determines
6	that the child meets one or more <u>of the following conditions:</u>
7	a. The child meets one or more of the criteria specified in s. 48.13, 938.12, or
8	938.13 , that the .
9	<u>b. The</u> child would be at risk of meeting one or more of those the criteria
10	<u>specified in s. 48.13 or 938.13</u> if the child were to remain in his or her home or, if .
11	<u>c. If</u> the child is 18 years of age or over, that the child would meet or be at risk
12	of meeting one or more of those <u>the</u> criteria as specified in this subdivision <u>in s.</u>
13	<u>48.13 or 938.13</u> if the child were under 18 years of age.
14	SECTION 102. 48.57 (3m) (am) 4m. of the statutes is amended to read:
15	48.57 (3m) (am) 4m. Subject to sub. (3p) (fm) 1. and 2., the kinship care
16	provider states that he or she does not have any arrests or convictions that could
17	adversely affect the child or the kinship care provider's ability to care for the child
18	and that no adult resident, as defined in sub. (3p) (a) $1_{}$, and no employee or
19	prospective employee of the kinship care provider who would have regular contact
20	with the child has any arrests or convictions that could adversely affect the child or
21	the kinship care provider's ability to care for the child.
22	SECTION 103. 48.57 (3m) (ap) 1. of the statutes is amended to read:
23	48.57 (3m) (ap) 1. Subject to subds. 2. and 3., the county department or, in a
24	county having a population of 750,000 or more, the department or the county

1 department may make payments under par. (am) to a kinship care provider who is $\mathbf{2}$ providing care and maintenance for a child who is placed in the home of the kinship 3 care provider under a court order for no more than 60 days after the date on which 4 the county department or department received under par. (am) 1. the completed $\mathbf{5}$ application of the kinship care provider for a license to operate a foster home or, if 6 the application is approved or denied or the kinship care provider is otherwise 7 determined to be ineligible for licensure within those 60 days, until the date on 8 which the application is approved or denied or the kinship care provider is 9 otherwise determined to be ineligible for licensure.

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10

SECTION 104. 48.57 (3m) (ap) 3. of the statutes is amended to read:

11 48.57 (**3m**) (ap) 3. Notwithstanding that an application of a kinship care 12provider specified in subd. 1. is denied or the kinship care provider is otherwise 13 determined to be ineligible for licensure, the county department or, in a county 14 having a population of 750,000 or more, the department or the county department 15may make payments under par. (am) to the kinship care provider for as long as the 16 conditions specified in par. (am) 1. to 6. continue to apply if the county department 17or department submits to the court information relating to the background 18 investigation specified in par. (am) 4., an assessment of the safety of the kinship 19 care provider's home and the ability of the kinship care provider to care for the 20 child, and a recommendation that the child remain in the home of the kinship care 21provider and the court, after considering that information, assessment, and 22recommendation, orders the child to remain in the kinship care provider's home. If 23the court does not order the child to remain in the kinship care provider's home, the 24court shall order the county department or department to request a change in

1	placement under s. 48.357 (1) (am) or 938.357 (1) (am). Any person specified in s.
2	48.357 (2m) (a) or 938.357 (2m) (a) may also request a change in placement.
3	SECTION 105. 48.57 (3m) (b) 1. of the statutes is amended to read:
4	48.57 (3m) (b) 1. The county department or, in a county having a population
5	of 750,000 or more, the department or a county department if the county
6	department is making the payments shall refer to the attorney responsible for
7	support enforcement under s. 59.53 (6) (a) the name of the parent or parents of a
8	child for whom a payment is made under par. (am). This subdivision does not apply
9	to a child 18 years of age or over for whom a payment is made under par. (am).
10	SECTION 106. 48.57 (3m) (c) of the statutes is amended to read:
11	48.57 (3m) (c) The county department or, in a county having a population of
12	750,000 or more, the department or a county department if the county department
13	is making the payments shall require the parent or parents of a child for whom a
14	payment is made under par. (am) to initiate or continue health care insurance
15	coverage for the child.
16	SECTION 107. 48.57 (3m) (cm) of the statutes is amended to read:
17	48.57 (3m) (cm) A kinship care provider who receives a payment under par.
18	(am) for providing care and maintenance for a child is not eligible to receive a
19	payment under sub. (3n) or s. 48.62 (4) or 48.623 (1) <u>(1r)</u> or (6) for that child.
20	SECTION 108. 48.57 (3m) (d) of the statutes is amended to read:
21	48.57 (3m) (d) A county department or, in a county having a population of
22	750,000 or more, the department or a county department if the county department
23	is making the payments shall review a placement of a child for which the county
24	department or department makes payments under par. (am) not less than every 12

months after the county department or department begins making those payments
to determine whether the conditions specified in par. (am) continue to exist. If
those conditions do not continue to exist, the county department or department
shall discontinue making those payments.

 $\mathbf{5}$

SECTION 109. 48.57 (3m) (g) 2. (intro.) of the statutes is amended to read:

6 48.57 (3m) (g) 2. (intro.) If a recipient requests a hearing within 10 days after 7 the date of notice that his or her payments under par. (am) are being discontinued, 8 those payments may not be discontinued until a decision is rendered after the 9 hearing but payments made pending the hearing decision may be recovered by the 10 department if the contested action or failure to act is upheld. The department shall 11 promptly notify the county department of the county in which the recipient resides 12or, if the recipient resides in a county having a population of 750,000 or more, the 13 subunit of the department administering of the kinship care program in that 14 county or the county department that the recipient has requested a hearing. 15Payments under par. (am) shall be discontinued if any of the following applies:

16

SECTION 110. 48.57 (3m) (h) of the statutes is amended to read:

17 48.57 (**3m**) (h) A county department or, in a county having a population of 18 750,000 or more, the department <u>or a county department</u> may recover an 19 overpayment made under par. (am) from a kinship care provider who continues to 20 receive payments under par. (am) by reducing the amount of the kinship care 21 provider's monthly payment. The department may by rule specify other methods 22 for recovering overpayments made under par. (am). A county department that 23 recovers an overpayment under this paragraph due to the efforts of its officers and

employees may retain a portion of the amount recovered, as provided by the
 department by rule.

3 SECTION 111. 48.57 (3n) (a) 1m. of the statutes is created to read:
4 48.57 (3n) (a) 1m. "County department" means a county department under s.

5 46.215, 46.22, or 46.23.

SECTION 112. 48.57 (3n) (am) 4. of the statutes is amended to read:

7 The county department or department conducts a 48.57 (**3n**) (am) 4. 8 background investigation under sub. (3p) of the long-term kinship care provider, the 9 employees and prospective employees of the long-term kinship care provider who 10 have or would have regular contact with the child for whom the payments would be 11 made and any other adult resident, as defined in sub. (3p) (a) <u>1.</u>, of the long-term 12kinship care provider's home to determine if the long-term kinship care provider, 13 employee, prospective employee or adult resident has any arrests or convictions that 14 are likely to adversely affect the child or the long-term kinship care provider's 15ability to care for the child.

16

6

SECTION 113. 48.57 (3n) (am) 4m. of the statutes is amended to read:

1748.57 (3n) (am) 4m. Subject to sub. (3p) (fm) 1m. and 2m., the long-term 18 kinship care provider states that he or she does not have any arrests or convictions 19 that could adversely affect the child or the long-term kinship care provider's ability 20 to care for the child and that, to the best of the long-term kinship care provider's 21knowledge, no adult resident, as defined in sub. (3p) (a) 1, and no employee or 22prospective employee of the long-term kinship care provider who would have 23regular contact with the child has any arrests or convictions that could adversely $\mathbf{24}$ affect the child or the long-term kinship care provider's ability to care for the child.

1 **SECTION 114.** 48.57 (3n) (ap) 1. of the statutes is amended to read: $\mathbf{2}$ 48.57 (**3n**) (ap) 1. Subject to subds. 2. and 3., the county department or, in a 3 county having a population of 750,000 or more, the department or the county 4 department may make payments under par. (am) to a long-term kinship care $\mathbf{5}$ provider who is providing care and maintenance for a child who is placed in the 6 home of the long-term kinship care provider for no more than 60 days after the date 7 on which the county department or department received under par. (am) 1. the 8 completed application of the long-term kinship care provider for a license to operate 9 a foster home or, if the application is approved or denied or the long-term kinship 10 care provider is otherwise determined to be ineligible for licensure within those 60 11 days, until the date on which the application is approved or denied or the long-term 12kinship care provider is otherwise determined to be ineligible for licensure.

13 SECTION 115. 48.57 (3n) (ap) 3. of the statutes is amended to read:

14 48.57 (**3n**) (ap) 3. Notwithstanding that an application of a long-term kinship 15care provider specified in subd. 1. is denied or the long-term kinship care provider 16 is otherwise determined to be ineligible for licensure, the county department or, in 17a county having a population of 750,000 or more, the department or the county 18 department may make payments under par. (am) to the long-term kinship care 19 provider until an event specified in par. (am) 6. a. to f. occurs if the county 20 department or department submits to the court information relating to the 21background investigation specified in par. (am) 4., an assessment of the safety of the 22long-term kinship care provider's home and the ability of the long-term kinship 23care provider to care for the child, and a recommendation that the child remain in $\mathbf{24}$ the home of the long-term kinship care provider and the court, after considering

1 that information, assessment, and recommendation, orders the child to remain in $\mathbf{2}$ the long-term kinship care provider's home. If the court does not order the child to 3 remain in the kinship care provider's home, the court shall order the county 4 department or department to request a change in placement under s. 48.357 (1) $\mathbf{5}$ (am) or 938.357 (1) (am) or to request a termination of the guardianship order 6 under s. 48.977 (7). Any person specified in s. 48.357 (2m) (a) or 938.357 (2m) (a) 7 may also request a change in placement and any person who is authorized to file a 8 petition for the appointment of a guardian for the child may also request a 9 termination of the guardianship order.

10

SECTION 116. 48.57 (3n) (b) 1. of the statutes is amended to read:

48.57 (3n) (b) 1. The county department or, in a county having a population of
750,000 or more, the department <u>or a county department if the county department</u>
<u>is making the payments</u> shall refer to the attorney responsible for support
enforcement under s. 59.53 (6) (a) the name of the parent or parents of a child for
whom a payment is made under par. (am). This subdivision does not apply to a
child 18 years of age or over for whom a payment is made under par. (am).

17 **SECTION 117.** 48.57 (3n) (c) of the statutes is amended to read:

48.57 (3n) (c) The county department or, in a county having a population of
750,000 or more, the department <u>or a county department if the county department</u>
<u>is making the payments</u> shall require the parent or parents of a child for whom a
payment is made under par. (am) to initiate or continue health care insurance
coverage for the child.

23 SECTION 118. 48.57 (3n) (cm) of the statutes is amended to read:
24 48.57 (3n) (cm) A long-term kinship care provider who receives a payment

ALL:all

1 under par. (am) for providing care and maintenance for a child is not eligible to $\mathbf{2}$ receive a payment under sub. (3m) or s. 48.62 (4) or 48.623 (1) (1r) or (6) for that 3 child.

4

SECTION 119. 48.57 (3n) (d) of the statutes is amended to read:

 $\mathbf{5}$ 48.57 (3n) (d) The county department or, in a county having a population of 6 750,000 or more, the department or a county department if the county department 7 is making the payments shall, at least once every 12 months after the county 8 department or department begins making payments under this subsection, 9 determine whether any of the events specified in par. (am) 6. a. to f. have occurred. 10 If any such events have occurred, the county department or department shall 11 discontinue making those payments.

12

SECTION 120. 48.57 (3n) (g) 2. (intro.) of the statutes is amended to read:

13 48.57 (**3n**) (g) 2. (intro.) If a recipient requests a hearing within 10 days after 14 the date of notice that his or her payments under par. (am) are being discontinued. 15those payments may not be discontinued until a decision is rendered after the 16 hearing but payments made pending the hearing decision may be recovered by the 17department if the contested action or failure to act is upheld. The department shall 18 promptly notify the county department of the county in which the recipient resides 19 or, if the recipient resides in a county having a population of 750,000 or more, the 20 subunit of the department administering of the long-term kinship care program in 21that county or the county department that the recipient has requested a hearing. 22Payments under par. (am) shall be discontinued if any of the following applies:

23**SECTION 121.** 48.57 (3n) (h) of the statutes is amended to read:

2448.57 (3n) (h) A county department or, in a county having a population of

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1 750,000 or more, the department or a county department may recover an $\mathbf{2}$ overpayment made under par. (am) from a long-term kinship care provider who 3 continues to receive payments under par. (am) by reducing the amount of the long-4 term kinship care provider's monthly payment. The department may by rule $\mathbf{5}$ specify other methods for recovering overpayments made under par. (am). A county 6 department that recovers an overpayment under this paragraph due to the efforts 7 of its officers and employees may retain a portion of the amount recovered, as 8 provided by the department by rule.

9 SECTION 122. 48.57 (3p) (a) of the statutes is renumbered 48.57 (3p) (a) 10 (intro.) and amended to read:

11

48.57 (**3p**) (a) (intro.) In this subsection, "adult:

12 <u>1. "Adult</u> resident" means a person 18 years of age or over who lives at the 13 home of a person who has applied for or is receiving payments under sub. (3m) or 14 (3n) with the intent of making that home his or her home or who lives for more than 15 30 days cumulative in any 6-month period at the home of a person who has applied 16 for or is receiving payments under sub. (3m) or (3n).

17 **SECTION 123.** 48.57 (3p) (a) 2. of the statutes is created to read:

48.57 (3p) (a) 2. "County department" means a county department under s.
46.215, 46.22, 46.23.

20 SECTION 124. 48.57 (3p) (b) 1. of the statutes is amended to read:

48.57 (3p) (b) 1. After receipt of an application for payments under sub. (3m)
or (3n), the county department or, in a county having a population of 750,000 or
more, the department <u>or the county department</u>, with the assistance of the
department of justice, shall conduct a background investigation of the applicant.

1	SECTION 125. 48.57 (3p) (b) 2. of the statutes is amended to read:
2	48.57 (3p) (b) 2. The county department or, in a county having a population of
3	750,000 or more, the department or the county department, with the assistance of
4	the department of justice, may conduct a background investigation of any person
5	who is receiving payments under sub. (3m) at the time of review under sub. (3m) (d)
6	or at any other time that the county department or department considers to be
7	appropriate.
8	SECTION 126. 48.57 (3p) (b) 3. of the statutes is amended to read:
9	48.57 (3p) (b) 3. The county department or, in a county having a population of
10	750,000 or more, the department or the county department, with the assistance of
11	the department of justice, may conduct a background investigation of any person
12	who is receiving payments under sub. (3n) at any time that the county department
13	or department considers to be appropriate.
14	SECTION 127. 48.57 (3p) (c) 1. of the statutes is amended to read:
15	48.57 (3p) (c) 1. After receipt of an application for payments under sub. (3m)
16	or (3n), the county department or, in a county having a population of 750,000 or
17	more, the department or the county department, with the assistance of the
18	department of justice, shall, in addition to the investigation under par. (b) 1.,
19	conduct a background investigation of all employees and prospective employees of
20	the applicant who have or would have regular contact with the child for whom those
21	payments are being made and of each adult resident.
22	SECTION 128. 48.57 (3p) (c) 2. of the statutes is amended to read:
23	48.57 (3p) (c) 2. The county department or, in a county having a population of
24	750,000 or more, the department <u>or the county department</u> , with the assistance of

the department of justice, may conduct a background investigation of any of the employees or prospective employees of any person who is receiving payments under sub. (3m) who have or would have regular contact with the child for whom those payments are being made and of each adult resident at the time of review under sub. (3m) (d) or at any other time that the county department or department considers to be appropriate.

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SECTION 129. 48.57 (3p) (c) 2m. of the statutes is amended to read:

8 48.57 (**3p**) (c) 2m. The county department or, in a county having a population 9 of 750,000 or more, the department <u>or the county department</u>, with the assistance 10 of the department of justice, may conduct a background investigation of any of the 11 employees or prospective employees of any person who is receiving payments under 12 sub. (3n) who have or would have regular contact with the child for whom payments 13 are being made and of each adult resident at any time that the county department 14 or department considers to be appropriate.

15

SECTION 130. 48.57 (3p) (c) 3. of the statutes is amended to read:

16 48.57 (**3p**) (c) 3. Before a person who is receiving payments under sub. (3m) or 17(3n) may employ any person in a position in which that person would have regular 18 contact with the child for whom those payments are being made or permit any 19 person to be an adult resident, the county department or, in a county having a 20population of 750,000 or more, the department or the county department, with the 21assistance of the department of justice, shall conduct a background investigation of 22the prospective employee or prospective adult resident unless that person has 23already been investigated under subd. 1., 2. or 2m.

24 **SECTION 131.** 48.57 (3p) (d) of the statutes is amended to read:

1 48.57 (**3p**) (d) If the person being investigated under par. (b) or (c) is a $\mathbf{2}$ nonresident, or at any time within the 5 years preceding the date of the application 3 has been a nonresident, or if the county department or, in a county having a 4 population of 750,000 or more, the department or the county department $\mathbf{5}$ determines that the person's employment, licensing or state court records provide a 6 reasonable basis for further investigation, the county department or department 7 shall require the person to be fingerprinted on 2 fingerprint cards, each bearing a 8 complete set of the person's fingerprints, or by other technologies approved by law 9 enforcement agencies. The department of justice may provide for the submission of 10 the fingerprint cards or fingerprints by other technologies to the federal bureau of 11 investigation for the purposes of verifying the identity of the person fingerprinted 12and obtaining records of his or her criminal arrest and conviction.

13 SECTION 132. 48.57 (3p) (e) (intro.) of the statutes is amended to read:

48.57 (3p) (e) (intro.) Upon request, a person being investigated under par. (b)
or (c) shall provide the county department or, in a county having a population of
750,000 or more, the department <u>or the county department</u> with all of the following
information:

18 **SECTION 133.** 48.57 (3p) (fm) 1. of the statutes is amended to read:

19 48.57 (**3p**) (fm) 1. The county department or, in a county having a population 20 of 750,000 or more, the department <u>or the county department</u> may provisionally 21 approve the making of payments under sub. (3m) based on the applicant's 22 statement under sub. (3m) (am) 4m. The county department or department may 23 not finally approve the making of payments under sub. (3m) unless the county 24 department or department receives information from the department of justice indicating that the conviction record of the applicant under the law of this state is
satisfactory according to the criteria specified in par. (g) 1. to 3. or payment is
approved under par. (h) 4. The county department or department may make
payments under sub. (3m) conditioned on the receipt of information from the federal
bureau of investigation indicating that the person's conviction record under the law
of any other state or under federal law is satisfactory according to the criteria
specified in par. (g) 1. to 3.

8

SECTION 134. 48.57 (3p) (fm) 1m. of the statutes is amended to read:

9 48.57 (3p) (fm) 1m. The county department or, in a county having a 10 population of 750,000 or more, the department or the county department may not 11 enter into the agreement under sub. (3n) (am) 6. unless the county department or 12department receives information from the department of justice relating to the 13 conviction record of the applicant under the law of this state and that record 14 indicates either that the applicant has not been arrested or convicted or that the 15applicant has been arrested or convicted but the director of the county department 16 or, in a county having a population of 750,000 or more, the director of the county 17department or the person designated by the secretary to review conviction records 18 under this subdivision determines that the conviction record is satisfactory because 19 it does not include any arrest or conviction that the director or person designated by 20 the secretary determines is likely to adversely affect the child or the applicant's 21ability to care for the child. The county department or, in a county having a 22population of 750,000 or more, the department or the county department may make 23payments under sub. (3n) conditioned on the receipt of information from the federal $\mathbf{24}$ bureau of investigation indicating that the person's conviction record under the law

of any other state or under federal law is satisfactory because the conviction record does not include any arrest or conviction that the director of the county department or, in a county having a population of 750,000 or more, the director of the county department or the person designated by the secretary to review conviction records under this subdivision determines is likely to adversely affect the child or the applicant's ability to care for the child.

 $\mathbf{7}$

SECTION 135. 48.57 (3p) (fm) 2. of the statutes is amended to read:

8 48.57 (3p) (fm) 2. A person receiving payments under sub. (3m) may 9 provisionally employ a person in a position in which that person would have regular 10 contact with the child for whom those payments are being made or provisionally 11 permit a person to be an adult resident if the person receiving those payments 12states to the county department or, in a county having a population of 750,000 or 13 more, the department or the county department that the employee or adult resident 14 does not have any arrests or convictions that could adversely affect the child or the 15ability of the person receiving payments to care for the child. A person receiving 16 payments under sub. (3m) may not finally employ a person in a position in which 17that person would have regular contact with the child for whom those payments are 18 being made or finally permit a person to be an adult resident until the county 19 department or, in a county having a population of 750,000 or more, the department 20 or the county department receives information from the department of justice 21indicating that the person's conviction record under the law of this state is 22satisfactory according to the criteria specified in par. (g) 1. to 3. and the county 23department or, in a county having a population of 750,000 or more, the department $\mathbf{24}$ or the county department so advises the person receiving payments under sub. (3m)

1 or until a decision is made under par. (h) 4. to permit a person who is receiving 2 payments under sub. (3m) to employ a person in a position in which that person 3 would have regular contact with the child for whom payments are being made or to 4 permit a person to be an adult resident and the county department or, in a county $\mathbf{5}$ having a population of 750,000 or more, the department or the county department 6 so advises the person receiving payments under sub. (3m). A person receiving 7 payments under sub. (3m) may finally employ a person in a position in which that 8 person would have regular contact with the child for whom those payments are 9 being made or finally permit a person to be an adult resident conditioned on the 10 receipt of information from the county department or, in a county having a 11 population of 750,000 or more, the department or the county department that the 12federal bureau of investigation indicates that the person's conviction record under 13 the law of any other state or under federal law is satisfactory according to the 14 criteria specified in par. (g) 1. to 3.

15

SECTION 136. 48.57 (3p) (fm) 2m. of the statutes is amended to read:

16 48.57 (**3p**) (fm) 2m. A person receiving payments under sub. (3n) may 17provisionally employ a person in a position in which that person would have regular 18 contact with the child for whom those payments are being made or provisionally 19 permit a person to be an adult resident if the person receiving those payments 20states to the county department or, in a county having a population of 750,000 or 21more, the department or the county department that, to the best of his or her 22knowledge, the employee or adult resident does not have any arrests or convictions 23that could adversely affect the child or the ability of the person receiving payments $\mathbf{24}$ to care for the child. A person receiving payment under sub. (3n) may not finally

1 employ a person in a position in which that person would have regular contact with $\mathbf{2}$ the child for whom those payments are being made or finally permit a person to be 3 an adult resident until the county department or, in a county having a population of 4 750,000 or more, the department or the county department receives information $\mathbf{5}$ from the department of justice relating to the person's conviction record under the 6 law of this state and that record indicates either that the person has not been 7 arrested or convicted or that the person has been arrested or convicted but the 8 director of the county department or, in a county having a population of 750,000 or 9 more, the director of the county department or the person designated by the 10 secretary to review conviction records under this subdivision determines that the 11 conviction record is satisfactory because it does not include any arrest or conviction 12that is likely to adversely affect the child or the ability of the person receiving 13 payments to care for the child and the county department or department so advises 14 the person receiving payments under sub. (3n). A person receiving payments under 15sub. (3n) may finally employ a person in a position in which that person would have 16 regular contact with the child for whom those payments are being made or finally 17permit a person to be an adult resident conditioned on the receipt of information 18 from the county department or, in a county having a population of 750,000 or more. 19 the department or the county department that the federal bureau of investigation 20indicates that the person's conviction record under the law of any other state or 21under federal law is satisfactory because the conviction record does not include any 22arrest or conviction that the director of the county department or, in a county 23having a population of 750,000 or more, the director of the county department or $\mathbf{24}$ the person designated by the secretary to review conviction records under this

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subdivision determines is likely to adversely affect the child or the ability of the
 person receiving payments to care for the child.

3

SECTION 137. 48.57 (3p) (g) (intro.) of the statutes is amended to read:

4 48.57 (3p) (g) (intro.) Except as provided in par. (h), the county department or,
5 in a county having a population of 750,000 or more, the department <u>or the county</u>
6 <u>department</u> may not make payments to a person applying for payments under sub.
7 (3m) and a person receiving payments under sub. (3m) may not employ a person in
8 a position in which that person would have regular contact with the child for whom
9 those payments are being made or permit a person to be an adult resident if any of
10 the following applies:

11

SECTION 138. 48.57 (3p) (h) 2. of the statutes is amended to read:

12 48.57 (**3p**) (h) 2. The request for review shall be filed with the director of the 13 county department or, in a county having a population of 750,000 or more, with the 14 director of the county department or the person designated by the secretary to 15receive requests for review filed under this subdivision. If the governing body of an 16 Indian tribe has entered into an agreement under sub. (3t) to administer the 17program under this subsection and sub. (3m), the request for review shall be filed 18 with the person designated by that governing body to receive requests for review 19 filed under this subdivision.

20

SECTION 139. 48.57 (3p) (h) 3. (intro.) of the statutes is amended to read:

48.57 (3p) (h) 3. (intro.) The director of the county department, the person
designated by the governing body of an Indian tribe or, in a county having a
population of 750,000 or more, the director of the county department or the person
designated by the secretary shall review the denial of payments or the prohibition

on employment or being an adult resident to determine if the conviction record on which the denial or prohibition is based includes any arrests, convictions, or penalties that are likely to adversely affect the child or the ability of the kinship care provider to care for the child. In reviewing the denial or prohibition, the director of the county department, the person designated by the governing body of the Indian tribe or the person designated by the secretary shall consider all of the following factors:

8

SECTION 140. 48.57 (3p) (h) 4. of the statutes is amended to read:

9 48.57 (**3p**) (h) 4. If the director of the county department, the person 10 designated by the governing body of the Indian tribe or, in a county having a population of 750,000 or more, the director of the county department or the person 11 12designated by the secretary determines that the conviction record on which the 13 denial of payments or the prohibition on employment or being an adult resident is 14 based does not include any arrests, convictions, or penalties that are likely to 15adversely affect the child or the ability of the kinship care provider to care for the 16 child, the director of the county department, the person designated by the 17governing body of the Indian tribe, or the person designated by the secretary may 18 approve the making of payments under sub. (3m) or may permit a person receiving 19 payments under sub. (3m) to employ a person in a position in which that person 20 would have regular contact with the child for whom payments are being made or 21permit a person to be an adult resident.

22

SECTION 141. 48.57 (3p) (hm) of the statutes is amended to read:

48.57 (3p) (hm) A county department or, in a county having a population of
750,000 or more, the department <u>or the county department</u> may not make

1 payments to a person under sub. (3n) and a person receiving payments under sub. $\mathbf{2}$ (3n) may not employ a person in a position in which that person would have regular 3 contact with the child for whom payments are being made or permit a person to be 4 an adult resident if the director of the county department or, in a county having a $\mathbf{5}$ population of 750,000 or more, the director of the county department or the person 6 designated by the secretary to review conviction records under this paragraph 7 determines that the person has any arrest or conviction that is likely to adversely 8 affect the child or the person's ability to care for the child. A person who is 9 aggrieved by a decision under this paragraph may obtain a hearing on that decision 10 under sub. (3n) (g) as provided in sub. (3n) (f).

11

 $\mathbf{24}$

SECTION 142. 48.57 (3p) (i) of the statutes is amended to read:

12 48.57 (**3p**) (i) A county department and, in a county having a population of 13 750,000 or more, the department <u>or a county department</u> shall keep confidential all 14 information received under this subsection from the department of justice or the 15 federal bureau of investigation. Such information is not subject to inspection or 16 copying under s. 19.35.

17 **SECTION 143.** 48.57 (3p) (j) of the statutes is amended to read:

18 48.57 (**3p**) (j) A county department or, in a county having a population of 19 750,000 or more, the department <u>or a county department</u> may charge a fee for 20 conducting a background investigation under this subsection. The fee may not 21 exceed the reasonable cost of conducting the investigation.

SECTION 144. 48.623 (1) of the statutes is renumbered 48.623 (1r), and 48.623
 (1r) (c), as renumbered, is amended to read:

48.623 (1r) (c) An order under s. 48.345, 48.357, 48.363, 48.365, <u>938.34</u>,

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938.345, 938.357, 938.363, or 938.365 or a tribal court order under a substantially

 $\mathbf{2}$ similar tribal law placing the child, or continuing the placement of the child. 3 outside of the child's home has been terminated, or any proceeding specified in s. 4 48.977 (2) (a) in which the child has been adjudged to be in need of protection or $\mathbf{5}$ services specified in s. 48.977 (2) (a) or delinquent has been dismissed, as provided 6 in s. 48.977 (3r) (a). 7 **SECTION 145.** 48.623 (1g) of the statutes is created to read: 8 48.623 (1g) In this section, "county department" means a county department 9 under s. 46.215, 46.22, or 46.23. 10 **SECTION 146.** 48.623 (1m) (intro.) of the statutes is amended to read: 11 48.623 (1m) DURATION OF ELIGIBILITY. (intro.) Subsidized guardianship 12payments under sub. (1) (1r) or (6) may be continued after the child attains 18 years 13 of age if any of the following applies: 14 **SECTION 147.** 48.623 (2) (intro.) of the statutes is amended to read: 1548.623 (2) SUBSIDIZED GUARDIANSHIP AGREEMENT. (intro.) Before a county 16 department, an Indian tribe, or the department may approve the provision of 17subsidized guardianship payments under sub. (1) (1r) to a proposed guardian, the 18 county department. Indian tribe, or department shall negotiate and enter into a 19 written, binding subsidized guardianship agreement with the proposed guardian 20 and provide the proposed guardian with a copy of the agreement. A subsidized 21guardianship agreement or an amended subsidized guardianship agreement may 22also name a prospective successor guardian of the child to assume the duty and 23authority of guardianship on the death or incapacity of the guardian. A successor $\mathbf{24}$ guardian is eligible for monthly subsidized guardianship payments under this

section only if the successor guardian is named as a prospective successor guardian of the child in a subsidized guardianship agreement or amended subsidized guardianship agreement that was entered into before the death or incapacity of the guardian, the conditions specified in sub. (6) (bm) are met, and the court appoints the successor guardian to assume the duty and authority of guardianship as provided in s. 48.977 (5m). A subsidized guardianship agreement shall specify all of the following:

8

SECTION 148. 48.623 (2) (e) of the statutes is amended to read:

9 48.623 (2) (e) That, in determining eligibility for adoption assistance under s.
10 48.975 and 42 USC 673 for the care of the child, the placement of the child in the
11 home of the guardian and any payments made under sub. (1) (1r) shall be
12 considered never to have been made.

13 **SECTION 149.** 48.623 (3) (a) of the statutes is amended to read:

14 48.623 (3) (a) Except as provided in this paragraph, the county department 15shall provide the monthly payments under sub. (1) (1r) or (6). An Indian tribe that 16 has entered into an agreement with the department under sub. (8) shall provide the 17monthly payments under sub. (1) (1r) or (6) for guardianships of children ordered by 18 the tribal court, or a county department may provide the monthly payments under 19 sub. (1) (1r) or (6) for guardianships of children ordered by the tribal court if the 20county department has entered into an agreement with the governing body of an 21Indian tribe to provide those payments. The county department or Indian tribe 22shall provide those payments from moneys received under s. 48.48 (8r). The 23department shall reimburse county departments and Indian tribes for the cost of $\mathbf{24}$ subsidized guardianship payments, including payments made by county

1	departments for guardianships of children ordered by tribal courts, from the
2	appropriations under s. 20.437 (1) (dd), (kL), and (pd). In a county having a
3	population of 750,000 or more or in the circumstances specified in s. 48.43 (7) (a) or
4	48.485 (1), the department shall provide the monthly payments under sub. (1) (1r)
5	or (6). The department shall provide those payments from the appropriations
6	under s. 20.437 (1) (cx) and (mx) or the county department shall provide those
7	payments from moneys received under s. 48.48 (8r). The department shall
8	reimburse county departments and Indian tribes for the cost of subsidized
9	guardianship payments, including payments made by county departments for
10	guardianships of children ordered by tribal courts, from the appropriations under s.
11	<u>20.437 (1) (dd), (kL), and (pd)</u> .

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12

SECTION 150. 48.623 (3) (b) of the statutes is amended to read:

13 48.623 (3) (b) The county department or, as provided in par. (a), an Indian 14 tribe or the department shall determine the initial amount of a monthly payment under sub. (1) (1r) or (6) for the care of a child based on the circumstances of the 1516 guardian and the needs of the child. That amount may not exceed the amount 17received under s. 48.62 (4) or a substantially similar tribal law by the guardian of 18 the child for the month immediately preceding the month in which the 19 guardianship order was granted. A guardian or an interim caretaker who receives 20 a monthly payment under sub. (1) (1r) or (6) for the care of a child is not eligible to 21receive a payment under s. 48.57 (3m) or (3n) or 48.62 (4) for the care of that child. 22 **SECTION 151.** 48.623 (3) (c) 2. of the statutes is amended to read:

48.623 (3) (c) 2. Annually, a county department, Indian tribe, or the
department shall review an agreement that has been amended under subd. 1. to

1 determine whether the substantial change in circumstances that was the basis for $\mathbf{2}$ amending the agreement continues to exist. If that substantial change in 3 circumstances continues to exist, the agreement, as amended, shall remain in 4 effect. If that substantial change in circumstances no longer exists, the county $\mathbf{5}$ department, Indian tribe, or department shall offer to decrease the amount of the 6 monthly subsidized guardianship payments provided under sub. (1) (1r) based on 7 criteria established by the department under sub. (7) (c). If the decreased amount 8 of those payments is agreed to by the person receiving those payments, the county 9 department. Indian tribe, or department shall amend the agreement in writing to 10 specify the decreased amount of those payments. If the decreased amount of those 11 payments is not agreed to by the person receiving those payments, that person may 12appeal the decision of the county department, Indian tribe, or department 13 regarding the decrease under sub. (5).

14

SECTION 152. 48.623 (3) (d) of the statutes is amended to read:

1548.623 (3) (d) The department, an Indian tribe, or a county department may 16 recover an overpayment made under sub. (1) (1r) or (6) from a guardian or interim 17caretaker who continues to receive those payments by reducing the amount of the 18 person's monthly payment. The department may by rule specify other methods for 19 recovering those overpayments. A county department or Indian tribe that recovers 20an overpayment under this paragraph due to the efforts of its officers and 21employees may retain a portion of the amount recovered, as provided by the 22department by rule.

23 **SECTION 153.** 48.623 (4) of the statutes is amended to read:

24 48.623 (4) ANNUAL REVIEW. A county department, an Indian tribe, or the

department shall review a placement of a child for which the county department,
Indian tribe, or department makes payments under sub. (1) (1r) not less than every
12 months after the county department, Indian tribe, or department begins making
those payments to determine whether the child and the guardian remain eligible
for those payments. If the child or the guardian is no longer eligible for those
payments, the county department, Indian tribe, or department shall discontinue
making those payments.

8

SECTION 154. 48.623 (5) (a) of the statutes is amended to read:

9 48.623 (5) (a) Any person whose application for payments under sub. (1) (1r) is
10 not acted on promptly or is denied on the grounds that a condition specified in sub.
11 (1) (1r) has not been met and any person whose payments under sub. (1) (1r) are
12 decreased under sub. (3) (c) 2. or discontinued under sub. (4) may petition the
13 department under par. (b) for a review of that action or failure to act. Review is
14 unavailable if the action or failure to act arose more than 45 days before submission
15 of the petition for review.

16

SECTION 155. 48.623 (5) (b) 2. of the statutes is amended to read:

1748.623 (5) (b) 2. If a recipient requests a hearing within 10 days after the date 18 of notice that his or her payments under sub. (1) (1r) are being decreased or 19 discontinued, those payments may not be decreased or discontinued until a decision 20 is rendered after the hearing but payments made pending the hearing decision may 21be recovered by the department if the contested action or failure to act is upheld. 22The department shall promptly notify the county department, Indian tribe, or 23subunit of the department whose action is the subject of the hearing that the $\mathbf{24}$ recipient has requested a hearing. Payments under sub. (1) (1r) shall be decreased

or discontinued if the recipient is contesting a state law or a change in state law and
 not the determination of the payment made on the recipient's behalf.

SECTION 156. 48.623 (5) (b) 3. of the statutes is amended to read:

4 48.623 (5) (b) 3. The recipient shall be promptly informed in writing if his or
5 her payments under sub. (1) (1r) are to be decreased or discontinued pending the
6 hearing decision.

SECTION 157. 48.623 (6) (am) (intro.) of the statutes is amended to read:
48.623 (6) (am) (intro.) On the death, incapacity, resignation, or removal of a
guardian receiving payments under sub. (1) (1r), the county department, Indian
tribe, or department providing those payments shall provide monthly subsidized
guardianship payments in the amount specified in sub. (3) (b) for a period of up to
12 months to an interim caretaker if all of the following conditions are met:

13 **SECTION 158.** 48.623 (6) (bm) (intro.) of the statutes is amended to read:

14 48.623 (6) (bm) (intro.) On the death or incapacity of a guardian receiving 15payments under sub. (1) (1r), the county department, an Indian tribe, or the 16 department providing those payments shall provide monthly subsidized 17guardianship payments in the amount specified in sub. (3) (b) to a person named as 18 a prospective successor guardian of the child in a subsidized guardianship 19 agreement or amended subsidized guardianship agreement that was entered into 20before the death or incapacity of the guardian if all of the following conditions are 21met and the court appoints the person as successor guardian to assume the duty 22and authority of guardianship as provided in s. 48.977 (5m):

23

3

SECTION 159. 48.623 (6) (bm) 6. of the statutes is amended to read:

1	48.623 (6) (bm) 6. Any order under s. 48.345, 48.357, 48.363, 48.365, <u>938.34</u> ,
2	938.345, 938.357, 938.363, or 938.365 <u>or a tribal court order under a substantially</u>
3	similar tribal law placing the child, or continuing the placement of the child,
4	outside of the child's home has been terminated, or any proceeding specified in s.
5	<u>48.977 (2) (a)</u> in which the child has been adjudged to be in need of protection or
6	services specified in s. 48.977 (2) (a) <u>or delinquent</u> has been dismissed, as provided
7	in s. 48.977 (3r) (b).
8	SECTION 160. 48.623 (7) (a) of the statutes is amended to read:
9	48.623 (7) (a) A rule defining the substantial change in circumstances under
10	which a person receiving monthly subsidized guardianship payments under sub. (1)
11	(1r) may request that an agreement made under sub. (2) be amended to increase the
12	amount of those payments.
13	SECTION 161. 48.623 (7) (c) of the statutes is amended to read:
14	48.623 (7) (c) Rules establishing the criteria for determining the amount of
14 15	48.623 (7) (c) Rules establishing the criteria for determining the amount of the decrease in monthly subsidized guardianship payments that the department
15	the decrease in monthly subsidized guardianship payments that the department
15 16	the decrease in monthly subsidized guardianship payments that the department shall offer under sub. (3) (c) 2. if a substantial change in circumstances no longer
15 16 17	the decrease in monthly subsidized guardianship payments that the department shall offer under sub. (3) (c) 2. if a substantial change in circumstances no longer exists. The criteria shall provide that the amount of the decrease offered by the
15 16 17 18	the decrease in monthly subsidized guardianship payments that the department shall offer under sub. (3) (c) 2. if a substantial change in circumstances no longer exists. The criteria shall provide that the amount of the decrease offered by the department under sub. (3) (c) 2. may not result in a monthly subsidized
15 16 17 18 19	the decrease in monthly subsidized guardianship payments that the department shall offer under sub. (3) (c) 2. if a substantial change in circumstances no longer exists. The criteria shall provide that the amount of the decrease offered by the department under sub. (3) (c) 2. may not result in a monthly subsidized guardianship payment that is less than the initial monthly subsidized
15 16 17 18 19 20	the decrease in monthly subsidized guardianship payments that the department shall offer under sub. (3) (c) 2. if a substantial change in circumstances no longer exists. The criteria shall provide that the amount of the decrease offered by the department under sub. (3) (c) 2. may not result in a monthly subsidized guardianship payment that is less than the initial monthly subsidized guardianship payment provided for the child under sub. (1) (1r).
15 16 17 18 19 20 21	the decrease in monthly subsidized guardianship payments that the department shall offer under sub. (3) (c) 2. if a substantial change in circumstances no longer exists. The criteria shall provide that the amount of the decrease offered by the department under sub. (3) (c) 2. may not result in a monthly subsidized guardianship payment that is less than the initial monthly subsidized guardianship payment provided for the child under sub. (1) (1r). SECTION 162. 48.623 (7) (dm) of the statutes is amended to read:

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1	SECTION 163. 48.623 (8) (b) of the statutes is amended to read:
2	48.623 (8) (b) A county department may provide the monthly payments under
3	sub. (1) $(1r)$ or (6) for guardianships of children ordered by the tribal court if the
4	county department has entered into an agreement with the governing body of an
5	Indian tribe to provide those payments.
6	SECTION 164. 48.977 (title) of the statutes is amended to read:
7	48.977 (title) Appointment of guardians for certain children or
8	juveniles in need of protection or services <u>or juveniles adjudged</u>
9	<u>delinquent</u> .
10	SECTION 165. 48.977 (2) (a) of the statutes is amended to read:
11	48.977 (2) (a) That the child has been adjudged to be in need of protection or
12	services under s. 48.13 (1), (2), (3), (3m), (4), (4m), (5), (8), (9), (10), (10m), (11), or
13	(11m) or 938.13 (4) and been placed, or continued in a placement, outside of his or
14	her home pursuant to one or more court orders under s. 48.345, 48.357, 48.363,
15	48.365, 938.345, 938.357, 938.363, or 938.365 or that the child has been so adjudged
16	and placement of the child in the home of a guardian under this section has been
17	recommended under s. 48.33 (1) or 938.33 (1) <u>, or that the child has been adjudged to</u>
18	be delinquent under s. 938.12 and has been placed, or continued in a placement,
19	outside his or her home pursuant to one or more court orders under s. 938.34,
20	<u>938.357, 938.363, or 938.365 or that the child has been so adjudged and placement</u>
21	of the child in the home of a guardian under this section has been recommended
22	<u>under s. 938.33 (1)</u> .
23	SECTION 166. 48.977 (3r) (a) of the statutes is amended to read:
24	48.977 (3r) (a) <i>Guardian</i> . Subsidized guardianship payments under s. 48.623

1 (1) (1r) may not be made to a guardian of a child unless a subsidized guardianship $\mathbf{2}$ agreement under s. 48.623 (2) is entered into before the guardianship order is 3 granted and the court either terminates any order specified in sub. (2) (a) or 4 dismisses any proceeding in which the child has been adjudicated in need of $\mathbf{5}$ protection or services or has been adjudged delinguent as specified in sub. (2) (a). If 6 a child's permanency plan calls for placement of the child in the home of a guardian 7 and the provision of monthly subsidized guardianship payments to the guardian, 8 the petitioner under sub. (4) (a) shall include in the petition under sub. (4) (b) a 9 statement of the determinations made under s. $48.623 \left(\frac{1}{1}\right) (1r)$ and a request for the 10 court to include in the court's findings under sub. (4) (d) a finding confirming those 11 determinations. If the court confirms those determinations, appoints a guardian 12for the child under sub. (2), and either terminates any order specified in sub. (2) (a) 13 or dismisses any proceeding in which the child is adjudicated to be in need of 14 protection or services or is adjudged delinquent as specified in sub. (2) (a), the 15county department or, as provided in s. 48.623 (3) (a), an Indian tribe or the 16 department shall provide monthly subsidized guardianship payments to the 17guardian under s. 48.623 (1) (1r).

18

SECTION 167. 48.977 (3r) (b) of the statutes is amended to read:

19 48.977 (**3r**) (b) Successor guardian. Subsidized guardianship payments 20 under s. 48.623 (6) (bm) may not be made to a successor guardian of a child unless 21 the court makes a finding confirming that the successor guardian is named as a 22 prospective successor guardian of the child in a subsidized guardianship agreement 23 or amended subsidized guardianship agreement under s. 48.623 (2) that was 24 entered into before the death or incapacity of the guardian and that the conditions

1 specified in s. 48.623 (6) (bm) have been met, appoints the successor guardian to 2 assume the duty and authority of guardianship as provided in sub. (5m), and either 3 terminates any order specified in sub. (2) (a) or dismisses any proceeding in which 4 the child has been adjudicated in need of protection or services or adjudged $\mathbf{5}$ delinquent as specified in sub. (2) (a). If the court makes that finding and 6 appointment and either terminates such an order or dismisses such a proceeding. 7 the county department or, as provided in s. 48.623 (3) (a), an Indian tribe or the 8 department shall provide monthly subsidized guardianship payments to the 9 successor guardian under s. 48.623 (6) (bm).

10

SECTION 168. 48.977 (4) (a) 8. of the statutes is amended to read:

48.977 (4) (a) 8. The person representing the interests of the public under s.
48.09, or, if the child has been placed pursuant to an order under ch. 938 or the
child's placement with the guardian is recommended under ch. 938, the person
representing the interests of the public under s. 938.09.

15

SECTION 169. 48.977 (4) (b) 3. of the statutes is amended to read:

16 48.977 (4) (b) 3. The date on which the child was adjudged in need of 17protection or services under s. 48.13 (1), (2), (3), (3m), (4), (4m), (5), (8), (9), (10), 18 (10m), (11), or (11m) or 938.13 (4) and the dates on which the child has been placed. 19 or continued in a placement, outside of his or her home pursuant to one or more 20court orders under s. 48.345, 48.357, 48.363, 48.365, 938.345, 938.357, 938.363, or 21938.365 or, if the child has been so adjudged, but not so placed, the date of the report 22under s. 48.33 (1) or 938.33 (1) in which placement of the child in the home of the 23person is recommended, or, if the child has been adjudged delinquent under s. $\mathbf{24}$ 938.12, the date on which the child was adjudged delinguent, and the dates on 2025 - 2026 Legislature - 96 -

1	which the child has been placed, or continued in a placement, outside his or her
2	home pursuant to one or more court orders under s. 938.34, 938.357, 938.363, or
3	<u>938.365 or, if the child has been so adjudged but not so placed, the date of the report</u>
4	<u>under s. 938.33 (1)</u> .
5	SECTION 170. 48.977 (4) (c) 1. h. of the statutes is amended to read:
6	48.977 (4) (c) 1. h. The person representing the interests of the public under s.
7	48.09, or, if the child has been placed pursuant to an order under ch. 938, the person
8	representing the interests of the public under s. 938.09.
9	SECTION 171. 48.977 (4) (i) of the statutes is amended to read:
10	48.977 (4) (i) Effect of disposition on permanency review process. After a
11	disposition under par. (h), the child's permanency plan shall continue to be
12	reviewed under s. <u>ss.</u> 48.38 (5) <u>and 938.38 (5)</u> , if applicable.
13	SECTION 172. 938.355 (2) (b) 6. of the statutes is renumbered 938.355 (2) (b)
$\frac{13}{14}$	SECTION 172. 938.355 (2) (b) 6. of the statutes is renumbered 938.355 (2) (b) 6. a. and amended to read:
14	6. a. and amended to read:
14 15	6. a. and amended to read:938.355 (2) (b) 6. a. If the juvenile is placed outside the home, a finding that
14 15 16	 6. a. and amended to read: 938.355 (2) (b) 6. a. If the juvenile is placed outside the home, a finding that continued placement of the juvenile in his or her home would be contrary to the
14 15 16 17	 6. a. and amended to read: 938.355 (2) (b) 6. a. If the juvenile is placed outside the home, a finding that continued placement of the juvenile in his or her home would be contrary to the welfare of the juvenile or, if.
14 15 16 17 18	 6. a. and amended to read: 938.355 (2) (b) 6. a. If the juvenile is placed outside the home, a finding that continued placement of the juvenile in his or her home would be contrary to the welfare of the juvenile or, if. b. If the juvenile has been adjudicated delinquent and is placed outside the
14 15 16 17 18 19	 6. a. and amended to read: 938.355 (2) (b) 6. a. If the juvenile is placed outside the home, a finding that continued placement of the juvenile in his or her home would be contrary to the welfare of the juvenile or, if. b. If the juvenile has been adjudicated delinquent and is placed outside the home under s. 938.34 (3) (a), (c), (cm), or (d) or (4d), in addition to the finding under
14 15 16 17 18 19 20	 6. a. and amended to read: 938.355 (2) (b) 6. a. If the juvenile is placed outside the home, a finding that continued placement of the juvenile in his or her home would be contrary to the welfare of the juvenile or, if. b. If the juvenile has been adjudicated delinquent and is placed outside the home under s. 938.34 (3) (a), (c), (cm), or (d) or (4d), in addition to the finding under subd. 6. a., a finding that the juvenile's current residence will not safeguard the
14 15 16 17 18 19 20 21	 6. a. and amended to read: 938.355 (2) (b) 6. a. If the juvenile is placed outside the home, a finding that continued placement of the juvenile in his or her home would be contrary to the welfare of the juvenile or, if. b. If the juvenile has been adjudicated delinquent and is placed outside the home under s. 938.34 (3) (a), (c), (cm), or (d) or (4d), in addition to the finding under subd. 6. a., a finding that the juvenile's current residence will not safeguard the welfare of the juvenile or the community due to the serious nature of the act for

services under a court order has made reasonable efforts to prevent the removal of the juvenile from the home, while assuring that the juvenile's health and safety are the paramount concerns, unless the court finds that any of the circumstances under sub. (2d) (b) 1. to 4. applies, and, if a permanency plan has previously been prepared for the juvenile, a finding as to whether the county department or agency has made reasonable efforts to achieve the permanency goal of the juvenile's permanency plan, including, if appropriate, through an out-of-state placement.

8 <u>d.</u> The court shall make the findings specified in this subdivision on a case-by-9 case basis based on circumstances specific to the juvenile and shall document or 10 reference the specific information on which those findings are based in the court 11 order. A court order that merely references this subdivision without documenting 12 or referencing that specific information in the court order or an amended court 13 order that retroactively corrects an earlier court order that does not comply with 14 this subdivision is not sufficient to comply with this subdivision.

15

SECTION 173. 938.38 (2) (f) of the statutes is amended to read:

938.38 (2) (f) The juvenile's care would be paid for under s. 49.19 but for s.
49.19 (20), except that this paragraph does not apply to a juvenile whose care is
being paid for under s. 48.623 (1) (1r).

19

SECTION 174. 938.38 (4) (j) (intro.) of the statutes is amended to read:

938.38 (4) (j) (intro.) If the juvenile is placed in the home of a relative or other
person described in s. 48.623 (1) (1r) (b) 1. who will be receiving subsidized
guardianship payments, a description of all of the following:

23 **SECTION 175.** 938.38 (4) (j) 3. of the statutes is amended to read:

24 938.38 (4) (j) 3. The reasons why a permanent placement with a fit and

1 willing relative or other person described in s. 48.623 (1) (1r) (b) 1. through a $\mathbf{2}$ subsidized guardianship arrangement is in the best interests of the juvenile. In the 3 case of an Indian juvenile, the best interests of the Indian juvenile shall be 4 determined in accordance with s. 938.01 (3). $\mathbf{5}$ **SECTION 176.** 938.38 (4) (j) 4. of the statutes is amended to read: 6 938.38 (4) (j) 4. The ways in which the juvenile and the relative or other 7 person described in s. 48.623 (1) (1r) (b) 1. meet the eligibility requirements 8 specified in s. 48.623 (1) (1r) for the receipt of subsidized guardianship payments. 9 **SECTION 177.** 938.38 (4) (i) 5. of the statutes is amended to read: 10 938.38 (4) (j) 5. The efforts the agency has made to discuss adoption of the 11 juvenile by the relative or other person described in s. 48.623 (1) (1r) (b) 1. as a more 12permanent alternative to guardianship and, if that relative or other person has 13 chosen not to pursue adoption, documentation of the reasons for not pursuing 14 adoption. 15**SECTION 178.** DCF 55.02 (5g) (b) 2. of the administrative code is repealed. 16 SECTION 9406. Effective dates; Children and Families. 17(1) EXPANDING ELIGIBILITY FOR SUBSIDIZED GUARDIANSHIPS AND KINSHIP CARE 18 PAYMENTS. Notwithstanding s. 227.265, the repeal of s. DCF 55.02 (5g) (b) 2., Wis. 19 Adm. Code, takes effect on the day after publication.". 20 **26.** At the appropriate places, insert all of the following:

21 "SECTION 1m. 20.005 (3) (schedule) of the statutes: at the appropriate place,
22 insert the following amounts for the purposes indicated:

1	2025-26 2026-27
2	20.437 Children and families, department of
3	(1) CHILDREN AND FAMILY SERVICES
4	(bd) Tribal family services grants GPR A 3,729,900 3,729,900
5	(bn) Tribal placements GPR A 98,900 173,500
6	SECTION 179. 20.437 (1) (bd) of the statutes is created to read:
7	20.437 (1) (bd) Tribal family services grants. The amounts in the schedule for
8	tribal family services grants under s. 48.487.
9	SECTION 180. 20.437 (1) (bn) of the statutes is created to read:
10	20.437 (1) (bn) <i>Tribal placements</i> . The amounts in the schedule to be used for
11	unexpected or unusually high-cost out-of-home care placements of Indian children
12	by tribal courts, including placements of Indian juveniles who have been
13	adjudicated delinquent.
14	SECTION 181. 48.48 (8p) of the statutes is amended to read:
15	48.48 (8p) To reimburse tribes and county departments, from the
16	appropriation appropriations under s. 20.437 (1) (bn) and (kz), for unexpected or
17	unusually high-cost out-of-home care placements of Indian children by tribal
18	courts, other than placements to which s. 938.485 (4) applies. In this subsection,
19	"unusually high-cost out-of-home care placements" means the amount by which the
20	cost to a tribe or to a county department of out-of-home care placements of Indian
21	children by tribal courts, other than placements to which s. 938.485 (4) applies,
22	exceeds \$50,000 in a fiscal year.
23	SECTION 182. 48.487 (1m) of the statutes is amended to read:

1	48.487 (1m) TRIBAL FAMILY SERVICES GRANTS. From the appropriation
2	account appropriations under s. 20.437 (1) (bd) and (js), the department may
3	distribute tribal family services grants to the elected governing bodies of the Indian
4	tribes in this state. An elected governing body that receives a grant under this
5	subsection may expend the grant moneys received for any of the purposes specified
6	in subs. (2), (3) (b), (4m) (b), (5) (b), (6), and (7) as determined by that body.".
7	f 27. At the appropriate places, insert all of the following:
8	"SECTION 183. 231.01 (5w) of the statutes is amended to read:
9	231.01 (5w) "Participating educational institution" means an entity
10	authorized by state law to provide or operate an educational facility, or an affiliate
11	of that entity, <u>that is located in this state, headquartered in this state, or serves a</u>
12	population in this state, and that undertakes the financing and construction or
13	acquisition of a project or undertakes the refunding or refinancing of obligations or
14	of a mortgage or of advances as provided in this chapter.
15	SECTION 184. 231.01 (6) of the statutes is amended to read:
16	231.01 (6) "Participating health institution" means an entity authorized by
17	state law to provide or operate a health facility, or an affiliate of that entity, <u>that is</u>
18	located in this state, headquartered in this state, or serves a population in this
19	state, and that undertakes the financing and construction or acquisition of a project
20	or undertakes the refunding or refinancing of obligations or of a mortgage or of
21	advances as provided in this chapter.
22	SECTION 185. 231.01 (6m) (intro.) of the statutes is amended to read:
23	231.01 (6m) (intro.) "Participating nonprofit institution" means a nonprofit
24	entity, or an affiliate of a nonprofit entity, that is located in this state,

<u>headquartered in this state, or serves a population in this state, and</u> that
undertakes the financing and construction or acquisition of a project or undertakes
the refunding or refinancing of obligations or of a mortgage or of advances as
provided in this chapter and is not any of the following:

5

SECTION 186. 231.01 (6t) of the statutes is amended to read:

6 231.01 (6t) "Participating research institution" means an entity organized 7 under the laws of this state that provides or operates a research facility, or an 8 affiliate of that entity, <u>that is located in this state</u>, <u>headquartered in this state</u>, or 9 <u>serves a population in this state</u>, and that undertakes the financing and 10 construction or acquisition of a project or undertakes the refunding or refinancing 11 of obligations or of a mortgage or of advances as provided in this chapter.".

12 **28.** At the appropriate places, insert all of the following:

13 "SECTION 187. 49.155 (1m) (a) (intro.) of the statutes is amended to read:

14 49.155 (1m) (a) (intro.) Subject to sub. (2), the individual is a parent of a child 15who meets the requirement under s. 49.145 (2) (c) and who is under the age of 13 or, 16 if the child is disabled, is under the age of 19; or is -a relative an individual who, 17under s. 48.57 (3m) or (3n) or 48.62, is providing care and maintenance for a child 18 who meets the requirement under s. 49.145 (2) (c) and who is under the age of 13 or, 19 if the child is disabled, is under the age of 19; and child care services for that child 20 are needed in order for the individual to participate in an approved activity. An 21individual who is eligible to receive a child care subsidy under this subsection shall 22remain eligible for that subsidy for a period of 3 months after the individual 23permanently ceases participation in the approved activity or until the department $\mathbf{24}$ or the county department or agency redetermines the individual's eligibility,

1 whichever is earlier. In this paragraph, "approved activity" means any of the2 following:

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3 **SECTION 188.** 49.155 (1m) (c) 1h. of the statutes is amended to read: 4 49.155 (1m) (c) 1h. If the individual is a relative of the child, is providing care $\mathbf{5}$ for the child under a court order, and is receiving payments under s. 48.57 (3m) or 6 (3n) on behalf of the child, the child's biological or adoptive family has a gross 7 income that is at or below 200 percent of the poverty line. In calculating the gross 8 income of the child's biological or adoptive family, the department or county 9 department or agency determining eligibility shall include court-ordered child or 10 family support payments received by the individual, if those support payments 11 exceed \$1,250 per month, and income described under s. 49.145 (3) (b) 1. and 3. 12**SECTION 189.** 49.155 (1m) (cm) 3. of the statutes is amended to read: 13 49.155 (1m) (cm) 3. <u>A relative of the child</u> An individual who is providing care 14 for the child under a court order and receiving payments under s. 48.57 (3m) or (3n) 15on behalf of the child. 16 **SECTION 190.** 49.46 (1) (a) 16. of the statutes is amended to read: 1749.46 (1) (a) 16. Any child who is living with <u>a relative</u> an individual who is 18 eligible to receive payments under s. 48.57 (3m) or (3n) with respect to that child, if 19 the department determines that no other insurance is available to the child.". 20 **29.** At the appropriate places, insert all of the following: 21"SECTION 191. 48.57 (3m) (am) (intro.) of the statutes, as affected by 2023 22Wisconsin Act 119, is amended to read: 2348.57 (3m) (am) (intro.) From the appropriations under s. 20.437 (2) (dz), 24(md), (me), and (s), the department shall reimburse counties having populations of

1 less than 750,000 for payments made under this subsection and shall make 2 payments under this subsection in a county having a population of 750,000 or more. 3 Subject to par. (ap), and if all of the following conditions are met, beginning on 4 January 1, 2026, a county department and, in a county having a population of $\mathbf{5}$ 750,000 or more, the department shall make monthly payments per month to a 6 kinship care provider who is providing care and maintenance for a child in the 7 amount of \$375 beginning on January 1, 2024, to a kinship care provider who is 8 providing care and maintenance for a child if all of the following conditions are met 9 \$463 for a child under 5 years of age: \$507 for a child 5 to 11 years of age: \$575 for a 10 child 12 to 14 years of age; and \$601 for a child 15 years of age or over: 11 **SECTION 192.** 48.57 (3m) (an) of the statutes is created to read: 1248.57 (3m) (an) In addition to the monthly payments for kinship care under 13par. (am), the department or the county department may make payments for 14 exceptional circumstances to enable siblings or a minor parent and minor children 15to reside together and for initial clothing allowances to a kinship care provider who 16 is providing care and maintenance for a child residing in the home of the kinship 17care provider who is receiving a monthly rate under par. (am), commensurate with 18 the needs of the child, according to the rules promulgated by the department under 19 par. (i) 3.

20

SECTION 193. 48.57 (3m) (ar) and (at) of the statutes are created to read:

48.57 (**3m**) (ar) In addition to the monthly payments for kinship care under par. (ap), the department or, with the department's approval, the county department may make emergency payments for kinship care to kinship care providers who are providing care and maintenance for children residing in the home of kinship care providers under a court order if any of the following conditionsare met:

1. The governor has declared a state of emergency pursuant to s. 323.10, or
the federal government has declared a major disaster under 42 USC 68, that covers
the locality of the home of the kinship care provider.

6 2. This state has received federal funding to be used for child welfare purposes
7 due to an emergency or disaster declared for the locality of the home of the kinship
8 care provider.

9 3. The department has determined that conditions in this state or in the 10 locality of the home of the kinship care provider have resulted in a temporary 11 increase in the costs borne by kinship care providers. Those conditions may include 12 any of the following:

13 a. A pandemic or other public health threat.

14 b. A natural disaster.

15 c. Unplanned school closures of 5 consecutive days or more.

16 (at) The department shall determine the amount of emergency payments17 under par. (ar) based on available funding.

18 SECTION 194. 48.57 (3m) (i) 3. of the statutes is created to read:

48.57 (3m) (i) 3. Rules governing the provision of payments for exceptional
circumstances to enable siblings or a minor parent and minor children to reside
together and for initial clothing allowances for a child residing in the home of a
kinship care provider who is receiving a monthly rate under par. (am).

23 SECTION 195. 48.57 (3m) (j) of the statutes is created to read:

1 48.57 (3m) (j) The department may promulgate rules governing the provision $\mathbf{2}$ of emergency payments under par. (ar). 3 SECTION 196. 48.57 (3n) (am) (intro.) of the statutes, as affected by 2023 4 Wisconsin Act 119, is amended to read: 5 48.57 (3n) (am) (intro.) From the appropriations under s. 20.437 (2) (dz), (md), 6 (me), and (s), the department shall reimburse counties having populations of less 7 than 750,000 for payments made under this subsection and shall make payments 8 under this subsection in a county having a population of 750,000 or more. Subject 9 to par. (ap), and if all of the following conditions are met, beginning on January 1, 10 2026, a county department and, in a county having a population of 750,000 or more, 11 the department shall make monthly payments to a long-term kinship care provider 12who is providing care and maintenance for each a child per month in the amount of 13\$375 beginning on January 1, 2024, to a long-term kinship care provider who is 14 providing care and maintenance for that child if all of the following conditions are 15met \$463 for a child under 5 years of age; \$507 for a child 5 to 11 years of age; \$557 16 for a child 12 to 14 years of age; and \$601 for a child 15 years of age or over: 17**SECTION 197.** 48.57 (3n) (an) of the statutes is created to read: 18 48.57 (3n) (an) In addition to the monthly payments for long-term kinship 19 care under par. (am), the department or the county department may make 20payments for exceptional circumstances to enable siblings or a minor parent and 21minor children to reside together and for initial clothing allowances to a long-term 22kinship care provider who is providing care and maintenance for a child residing in 23the home of the long-term kinship care provider who is receiving a monthly rate

1	under par. (am), commensurate with the needs of the child, according to the rules
2	promulgated by the department under par. (i) 2.
3	SECTION 198. 48.57 (3n) (i) of the statutes is renumbered 48.57 (3n) (i) (intro.)
4	and amended to read:
5	48.57 (3n) (i) (intro.) The department shall promulgate rules to implement
6	this subsection. Those rules shall include rules <u>all of the following:</u>
7	<u>1. Rules</u> governing the provision of long-term kinship care payments for the
8	care and maintenance of a child after the child attains 18 years of age.
9	SECTION 199. 48.57 (3n) (i) 2. of the statutes is created to read:
10	48.57 (3n) (i) 2. Rules governing the provision of payments for exceptional
11	circumstances to enable siblings or a minor parent and minor children to reside
12	together and for initial clothing allowances for children residing in a home of a long-
13	term kinship care provider who is receiving a monthly rate under par. (am).
14	SECTION 200. 48.62 (4) (a) of the statutes is amended to read:
15	48.62 (4) (a) Monthly payments in foster care shall be provided according to
16	the rates specified in this subsection. Beginning on January 1, 2024, the rates for
17	care and maintenance provided for a child of any age by a foster home that is
18	certified to provide level one care, as defined in the rules promulgated under sub.
19	(8) (a), are \$375 and <u>2026,</u> for care and maintenance provided by a foster home that
20	is certified to provide care at a <u>any</u> level of care that is higher than level one care ,
21	the rates are all of the following:
22	1. \$441 <u>\$463</u> for a child under 5 years of age.
23	2. \$483 <u>\$507</u> for a child 5 to 11 years of age.

24 3. <u>\$548 \$575</u> for a child 12 to 14 years of age.

1	4. <u>\$572</u> <u>\$601</u> for a child 15 years of age or over.
2	SECTION 201. 48.62 (5) of the statutes is created to read:
3	48.62 (5) (a) In addition to the grants for basic maintenance and
4	supplemental payments for foster care under sub. (4), the department or, with the
5	department's approval, the county department or licensed child welfare agency may
6	make emergency payments for foster care to foster homes that are receiving
7	payments under sub. (4) if any of the following conditions are met:
8	1. The governor has declared a state of emergency pursuant to s. 323.10, or
9	the federal government has declared a major disaster under 42 USC 68, that covers
10	the locality of the foster home.
11	2. This state has received federal funding to be used for child welfare purposes
12	due to an emergency or disaster declared for the locality of the foster home.
13	3. The department has determined that conditions in this state or in the
14	locality of the foster home have resulted in a temporary increase in the costs borne
15	by foster homes. Those conditions may include any of the following:
16	a. A pandemic or other public health threat.
17	b. A natural disaster.
18	c. Unplanned school closures of 5 consecutive days or more.
19	(b) The department shall determine the amount of emergency payments
20	under par. (a) based on available funding.
21	SECTION 202. 48.62 (8m) of the statutes is created to read:
22	48.62 (8m) The department may promulgate rules governing the provision of
23	emergency payments to foster homes under sub. (5).
24	SECTION 203. DCF 56.23 (1) (c) of the administrative code is repealed.

1 SECTION 204. DCF 58.08 (9) (c) and (d) of the administrative code are created 2 to read:

3 DCF 58.08 (9) (c) *Exceptional payments*. A kinship care agency may issue to 4 a relative caregiver who is receiving kinship care payments or long-term kinship 5 care payments an exceptional payment to enable siblings or a minor parent and 6 minor children to reside together, subject to a maximum payment amount 7 determined by the department.

8 (d) *Initial clothing allowance*. A kinship care agency may pay an initial 9 clothing allowance to a relative caregiver when the relative caregiver is initially 10 approved by the kinship care agency. The amount of the initial clothing allowance 11 shall be the actual cost of the clothing not to exceed a maximum determined by the 12 department.

13

SECTION 9206. Fiscal changes; Children and Families.

14

(1) FOSTER AND KINSHIP CARE RATES.

(a) In the schedule under s. 20.005 (3) for the appropriation to the department
of children and families under s. 20.437 (2) (md), the dollar amount for fiscal year
2025-26 is increased by \$6,933,800 to provide increased monthly payments for
foster care and kinship care. In the schedule under s. 20.005 (3) for the
appropriation to the department of children and families under s. 20.437 (2) (md),
the dollar amount for fiscal year 2026-27 is increased by \$14,000,800 to provide
increased monthly payments for foster care and kinship care.

(b) In the schedule under s. 20.005 (3) for the appropriation to the department
of children and families under s. 20.437 (1) (b), the dollar amount for fiscal year
2025-26 is increased by \$1,331,200 to provide increased monthly payments for

1	foster care and kinship care. In the schedule under s. 20.005 (3) for the
2	appropriation to the department of children and families under s. 20.437 (1) (b), the
3	dollar amount for fiscal year 2026-27 is increased by \$2,661,500 to provide
4	increased monthly payments for foster care and kinship care.
5	SECTION 9406. Effective dates; Children and Families.
6	(1) FOSTER CARE AND KINSHIP CARE RATES. The treatment of ss. 48.57 (3m)
7	(am) (intro.) and (3n) (am) (intro.) and 48.62 (4) (a) takes effect on January 1, 2026,
8	or on the day after publication, whichever is later.".
9	30. At the appropriate places, insert all of the following:
10	"SECTION 205. 20.005 (3) (schedule) of the statutes: at the appropriate place,
11	insert the following amounts for the purposes indicated:
12	2025-26 2026-27
13	20.437 Children and families, department of
$13\\14$	20.437 Children and families, department of(2) ECONOMIC SUPPORT
14	(2) ECONOMIC SUPPORT
$14\\15$	(2) ECONOMIC SUPPORT(d) Child care partnership grant
14 15 16	 (2) ECONOMIC SUPPORT (d) Child care partnership grant program GPR A -0- 5,000,000
14 15 16 17	 (2) ECONOMIC SUPPORT (d) Child care partnership grant program GPR A -0- 5,000,000 SECTION 206. 20.437 (2) (d) of the statutes is created to read:
14 15 16 17 18 19	 (2) ECONOMIC SUPPORT (d) Child care partnership grant program GPR A -0- 5,000,000 SECTION 206. 20.437 (2) (d) of the statutes is created to read: 20.437 (2) (d) Child care partnership grant program. The amounts in the
14 15 16 17 18	 (2) ECONOMIC SUPPORT (d) Child care partnership grant program GPR A -0- 5,000,000 SECTION 206. 20.437 (2) (d) of the statutes is created to read: 20.437 (2) (d) Child care partnership grant program. The amounts in the schedule for the grants under s. 49.132.
14 15 16 17 18 19 20	 (2) ECONOMIC SUPPORT (d) Child care partnership grant program GPR A -0- 5,000,000 SECTION 206. 20.437 (2) (d) of the statutes is created to read: 20.437 (2) (d) Child care partnership grant program. The amounts in the schedule for the grants under s. 49.132. SECTION 207. 49.132 of the statutes is created to read:

1 (2) The department may establish a grant program to award funding to $\mathbf{2}$ businesses that provide or wish to provide child care services for their employees. A 3 grant awarded under this program may be used to reserve child care placements for 4 local business employees, pay child care tuition, and other costs related to child $\mathbf{5}$ care. 6 (3) A business awarded a grant under this section shall provide matching 7 funds equal to 10 percent or more of the amount awarded if the business has 50 or 8 fewer employees and 15 percent or more of the amount awarded if the business has 9 more than 50 employees. 10 (4) The department may promulgate rules to administer this section, 11 including to determine eligibility for a grant. 12SECTION 9106. Nonstatutory provisions; Children and Families. 13(1) CHILD CARE PARTNERSHIP GRANT PROGRAM; EMERGENCY RULE MAKING. 14 The department of children and families may promulgate emergency rules under s. 15227.24 to implement s. 49.132. Notwithstanding s. 227.24 (1) (c) and (2), emergency 16 rules promulgated under this subsection remain in effect until July 1, 2027, or the 17date on which permanent rules take effect, whichever is sooner. Notwithstanding s. 18 227.24 (1) (a), (2) (b), and (3), the department is not required to provide evidence 19 that promulgating a rule under this subsection as an emergency rule is necessary 20 for the preservation of the public peace, health, safety, or welfare and is not required 21to provide a finding of emergency for a rule promulgated under this subsection.

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22

SECTION 9206. Fiscal changes; Children and Families.

(1) CHILD CARE PARTNERSHIP GRANT PROGRAM. In the schedule under s.
20.005 (3) for the appropriation to the department of children and families under s.

20.437 (1) (a), the dollar amount for fiscal year 2025-26 is increased by \$162,400 to
support the program under s. 49.132. In the schedule under s. 20.005 (3) for the
appropriation to the department of children and families under s. 20.437 (1) (a), the
dollar amount for fiscal year 2026-27 is increased by \$351,500 to support the
program under s. 49.132.".

6

31. At the appropriate places, insert all of the following:

7

"SECTION 208. 20.437 (2) (r) of the statutes is amended to read:

8 20.437 (2) (r) Support receipt and disbursement program; payments. From 9 the support collections trust fund, except as provided in par. (qm), all moneys 10 received under s. 49.854, except for moneys received under s. 49.854 (11) (b), all 11 moneys received under ss. 767.57 and 767.75 for child or family support, 12maintenance, spousal support, health care expenses, or birth expenses, all other 13moneys received under judgments or orders in actions affecting the family, as 14 defined in s. 767.001 (1), and all moneys received under s. 49.855 (4) from the 15department of revenue or the department of administration that were withheld by 16 the department of revenue or the internal revenue service for delinquent child 17support, family support, or maintenance or outstanding court-ordered amounts for 18 past support, medical expenses, or birth expenses, for disbursement to the persons 19 for whom the payments are awarded, and, if assigned under s. 48.57 (3m) (b) 2. or 20 (3n) (b) 2., 48.645 (3), 49.145 (2) (s), 49.19 (4) (h) 1. b., or 49.775 (2) (bm), for transfer 21to the appropriation account under par. (k). Estimated disbursements under this 22paragraph shall not be included in the schedule under s. 20.005.

23 **SECTION 209.** 46.10 (1) of the statutes is amended to read:

24 46.10 (1) Liability and the collection and enforcement of such liability for the

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1 care, maintenance, services, and supplies specified in this section is governed $\mathbf{2}$ exclusively by this section, except in cases of child support ordered by a court under 3 s. 48.355 (2) (b) 4. or (4g) (a), 48.357 (5m) (a), or 48.363 (2) or ch. 767 or s. 48.355 (2) 4 (b) 4., 2023 stats., or s. 48.357 (5m) (a), 2023 stats. $\mathbf{5}$ **SECTION 210.** 46.10 (14) (e) 1. of the statutes is amended to read: 6 46.10 (14) (e) 1. An order issued under s. 48.355 (2) (b) 4. or (4g) (a), 48.357 7 (5m) (a), or 48.363 (2) or s. 48.355 (2) (b) 4., 2023 stats., or s. 48.357 (5m) (a), 2023 8 stats., for support determined under this subsection constitutes an assignment of 9 all commissions, earnings, salaries, wages, pension benefits, income continuation 10 insurance benefits under s. 40.62, duty disability benefits under s. 40.65, benefits 11 under ch. 102 or 108, and other money due or to be due in the future to the county 12department under s. 46.22 or 46.23 in the county where the order was entered or to 13 the department, depending upon the placement of the child as specified by rules 14 promulgated under subd. 5. The assignment shall be for an amount sufficient to 15ensure payment under the order. 16 **SECTION 211.** 48.33 (4) (b) of the statutes is repealed. 17**SECTION 212.** 48.33 (4m) of the statutes is repealed. 18 SECTION 213. 48.335 (3r) of the statutes is repealed. 19 **SECTION 214.** 48.355 (2) (b) 4. of the statutes is repealed. 20 SECTION 215. 48.357 (5m) of the statutes is repealed. 21**SECTION 216.** 48.36 (4) of the statutes is created to read: 2248.36 (4) (a) The county department or the department may, based on criteria 23established by the department by rule, refer to the attorney responsible for support

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1	enforcement under s. 59.53 (6) (a) the name of the parent or parents of a child for
2	whom an out-of-home care placement has been ordered under s. 48.355 or 48.357.
3	(b) The department shall promulgate rules establishing criteria for when it is
4	appropriate for a child support referral to be made under par. (a).
5	SECTION 217. 48.363 (2) of the statutes is amended to read:
6	48.363 (2) If the court revises a dispositional order <u>entered prior to July 1</u> ,
7	<u>2026,</u> with respect to the amount of child support to be paid by a parent for the care
8	and maintenance of the parent's minor child who has been placed by a court order
9	under this chapter in a residential, nonmedical facility, the court shall determine
10	the liability of the parent in the manner provided in s. 49.345 (14).
11	SECTION 218. 48.645 (3) of the statutes is repealed.
12	SECTION 219. 49.345 (1) of the statutes is amended to read:
13	49.345 (1) Liability and the collection and enforcement of such liability for the
14	care, maintenance, services, and supplies specified in this section are governed
15	exclusively by this section, except in cases of child support ordered by a court under
16	s. 48.355 (2) (b) 4. or (4g) (a), 48.357 (5m) (a), 48.363 (2), 938.183 (4), 938.355 (2) (b)
17	4. (4g) (a), 938.357 (5m) (a), or 938.363 (2) or ch. 767 or s. 48.355 (2) (b) 4., 2023
18	<u>stats., s. 48.357 (5m) (a), 2023 stats., s. 938.355 (2) (b) 4., 2023 stats., or s. 938.357</u>
19	<u>(5m) (a), 2023 stats</u> .
20	SECTION 220. 49.345 (14) (e) 1. of the statutes is amended to read:
21	49.345 (14) (e) 1. An order issued under s. 48.355 (2) (b) 4. or (4g) (a) , 48.357
22	(5m) (a) , 48.363 (2), 938.183 (4), 938.355 (2) (b) 4. (<u>4g) (a)</u> , 938.357 (5m) (a), or
23	938.363 (2) or s. 48.355 (2) (b) 4., 2023 stats., s. 48.357 (5m) (a), 2023 stats., s.
24	938.355 (2) (b) 4., 2023 stats., or s. 938.357 (5m) (a), 2023 stats., for support

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1	determined under this subsection constitutes an assignment of all commissions,
2	earnings, salaries, wages, pension benefits, income continuation insurance benefits
3	under s. 40.62, duty disability benefits under s. 40.65, benefits under ch. 102 or 108,
4	and other money due or to be due in the future to the county department under s.
5	46.215, 46.22, or 46.23 in the county where the order was entered or to the
6	department, depending upon the placement of the child as specified by rules
7	promulgated under subd. 5. The assignment shall be for an amount sufficient to
8	ensure payment under the order.
9	SECTION 221. 301.12 (1) of the statutes is amended to read:
10	301.12 (1) Liability and the collection and enforcement of such liability for the
11	care, maintenance, services, and supplies specified in this section is governed
12	exclusively by this section, except in cases of child support ordered by a court under
13	s. 938.183 (4), 938.355 (2) (b) 4. or (4g) (a), 938.357 (5m) (a), or 938.363 (2) or ch. 767
14	<u>or s. 938.355 (2) (b) 4., 2023 stats., or s. 938.357 (5m) (a), 2023 stats</u> .
15	SECTION 222. 301.12 (14) (e) 1. of the statutes is amended to read:
16	301.12 (14) (e) 1. An order issued under s. 938.183 (4), 938.355 (2) (b) 4. or (4g)
17	(a), 938.357 (5m) (a), or 938.363 (2) <u>or s. 938.355 (2) (b) 4., 2023 stats., or s. 938.357</u>
18	(5m) (a), 2023 stats., for support determined under this subsection constitutes an
19	assignment of all commissions, earnings, salaries, wages, pension benefits, income
20	continuation insurance benefits under s. 40.62, duty disability benefits under s.
21	40.65, benefits under ch. 102 or 108, and other money due or to be due in the future
22	to the county department under s. 46.215, 46.22, or 46.23 in the county where the
23	order was entered or to the department, depending upon the placement of the child

1	as specified by rules promulgated under subd. 5. The assignment shall be for an
2	amount sufficient to ensure payment under the order.
3	SECTION 223. 767.001 (1) (m) of the statutes is amended to read:
4	767.001 (1) (m) To enforce or revise an order for support entered under s.
5	$48.355 \left(\frac{2}{b} + \frac{1}{b} + \frac{1}{2} \right)$ (a), $48.357 \left(\frac{5}{b} + \frac{1}{a}\right)$, $48.363 \left(2\right)$, $938.183 \left(4\right)$, $938.355 \left(\frac{2}{b} + \frac{1}{b}\right)$.
6	or (4g) (a), 938.357 (5m) (a), or 938.363 (2) <u>or s. 48.355 (2) (b) 4., 2023 stats., s.</u>
7	<u>48.357 (5m) (a), 2023 stats., s. 938.355 (2) (b) 4., 2023 stats., or s. 938.357 (5m) (a),</u>
8	<u>2023 stats</u> .
9	SECTION 224. 767.511 (1m) (hm) of the statutes is amended to read:
10	767.511 (1m) (hm) The best interests of the child <u>, including, with respect to a</u>
11	child placed with an out-of-home care provider under ch. 48 or 938, the impact on
12	the child of expenditures by the family for improvement of any conditions in the
13	home that would facilitate the reunification of the child with the child's family, if
14	appropriate, and the importance of a placement that is the least restrictive of the
15	rights of the child and the parents and the most appropriate for meeting the needs
16	of the child and the family.
17	SECTION 225. 767.521 (intro.) of the statutes is amended to read:
18	767.521 Action by state for child support. (intro.) The state or its
19	delegate under s. 49.22 (7) shall bring an action for support of a minor child under
20	s. 767.001 (1) (f) or for paternity determination and child support under s. 767.80 if
21	the child's right to support is assigned to the state under s. 48.57 (3m) (b) 2. or (3n)
22	(b) 2., 48.645 (3), 49.145 (2) (s), 49.19 (4) (h) 1. b., or 49.775 (2) (bm) and all of the
23	following apply:
24	SECTION 226. 767.55 (3) (a) 2. of the statutes is amended to read:

1 767.55 (3) (a) 2. The child's right to support is assigned to the state under s. $\mathbf{2}$ 48.57 (3m) (b) 2. or (3n) (b) 2., 48.645 (3), or 49.19 (4) (h) 1. b. 3 **SECTION 227.** 767.57 (1m) (c) of the statutes is amended to read: 4 767.57 (1m) (c) The party entitled to the support or maintenance money or a $\mathbf{5}$ minor child of the party has applied for or is receiving aid under s. 48.645 or public 6 assistance under ch. 49 and there is an assignment to the state under s. 48.645 (3) 7 or 49.19 (4) (h) 1. b. of the party's right to the support or maintenance money. 8 **SECTION 228.** 767.57 (2) of the statutes is amended to read: 9 767.57 (2) PROCEDURE IF RECIPIENT ON PUBLIC ASSISTANCE. If a party 10 entitled to maintenance or support, or both, is receiving public assistance under ch. 11 49, the party may assign the party's right to support or maintenance to the county 12department under s. 46.215, 46.22, or 46.23 granting the assistance. The 13 assignment shall be approved by order of the court granting the maintenance or 14 support. The assignment may not be terminated if there is a delinquency in the 15amount to be paid to the assignee of maintenance and support previously ordered 16 without the written consent of the assignee or upon notice to the assignee and a 17hearing. When an assignment of maintenance or support, or both, has been 18 approved by the order, the assignee shall be deemed a real party in interest within 19 s. 803.01 solely for the purpose of securing payment of unpaid maintenance or 20 support ordered to be paid, by participating in proceedings to secure the payment of 21unpaid amounts. Notwithstanding assignment under this subsection, and without 22further order of the court, the department or its designee, upon receiving notice 23that a party or a minor child of the parties is receiving aid under s. 48.645 or public 24assistance under ch. 49 or that a kinship care provider or long-term kinship care

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provider of the minor child is receiving kinship care payments or long-term kinship
care payments for the minor child, shall forward all support assigned under s. 48.57
(3m) (b) 2. or (3n) (b) 2., 48.645 (3), 49.19 (4) (h) 1., or 49.45 (19) to the assignee
under s. 48.57 (3m) (b) 2. or (3n) (b) 2., 48.645 (3), 49.19 (4) (h) 1., or 49.45 (19).

 $\mathbf{5}$

SECTION 229. 767.57 (4) of the statutes is amended to read:

6 PROCEDURE FOR CERTAIN CHILD RECIPIENTS. If an order or 767.57 (4) 7 judgment providing for the support of one or more children not receiving aid under 8 s. 48.57 (3m) or (3n), 48.645, or 49.19 includes support for a minor who is the 9 beneficiary of aid under s. 48.57 (3m) or (3n), 48.645, or 49.19, any support payment 10 made under the order or judgment is assigned to the state under s. 48.57 (3m) (b) 2. 11 or (3n) (b) 2., 48.645 (3), or 49.19 (4) (h) 1. b. in the amount that is the proportionate 12share of the minor receiving aid under s. 48.57 (3m) or (3n), 48.645, or 49.19, except 13 as otherwise ordered by the court on the motion of a party.

14

SECTION 230. 767.59 (1) of the statutes is amended to read:

15767.59 (1) DEFINITION. In this section, "support or maintenance order" 16 means a judgment or order providing for child support under this chapter or s. 1748.355 (2) (b) 4. or (4g) (a), 48.357 (5m) (a), 48.363 (2), 938.183 (4), 938.355 (2) (b) 4. 18 or (4g) (a), 938.357 (5m) (a), 938.363 (2), or 948.22 (7), or s. 48.355 (2) (b) 4., 2023 19 stats., s. 48.357 (5m) (a), 2023 stats., s. 938.355 (2) (b) 4., 2023 stats., or s. 938.357 20(5m) (a), 2023 stats., for maintenance payments under s. 767.56, for family support 21payments under s. 767.531, 2019 stats., or for the appointment of trustees or 22receivers under s. 767.57 (5).

23 SECTION 231. 767.59 (1c) (a) (intro.) of the statutes is amended to read:
24 767.59 (1c) (a) (intro.) On the petition, motion, or order to show cause of either

of the parties, the department, a county department under s. 46.215, 46.22, or
46.23, or a county child support agency under s. 59.53 (5) if an assignment has been
made under s. 48.57 (3m) (b) 2. or (3n) (b) 2., 48.645 (3), 49.19 (4) (h), or 49.45 (19)
or if either party or their minor children receive aid under s. 48.57 (3m) or (3n) or
48.645 or ch. 49, a court may, except as provided in par. (b), do any of the following:
SECTION 232. 767.59 (2) (c) of the statutes is amended to read:

7767.59 (2) (c) If the court revises a judgment or order providing for child8support that was entered under s. 48.355 (2) (b) 4. or (4g) (a), 48.357 (5m) (a), 48.3639(2), 938.183 (4), 938.355 (2) (b) 4. or (4g) (a), 938.357 (5m) (a), or 938.363 (2) or s.1048.355 (2) (b) 4., 2023 stats., s. 48.357 (5m) (a), 2023 stats., s. 938.355 (2) (b) 4., 202311 $\text{stats., or s. } 938.357 (5m) (a), 2023 \text{ stats., the court shall determine child support in12the manner provided in s. <math>49.345 (14)$ or 301.12 (14), whichever is applicable.

13 **SECTION 233.** 767.77 (1) of the statutes is amended to read:

14 767.77 (1) DEFINITION. In this section, "payment obligation" means an 15obligation to pay support under s. 48.355 (2) (b) 4. or (4g) (a), 48.357 (5m) (a), 48.363 16 (2), 938.183 (4), 938.355 (2) (b) 4. or (4g) (a), 938.357 (5m) (a), or 938.363 (2) or s. 1748.355 (2) (b) 4., 2023 stats., s. 48.357 (5m) (a), 2023 stats., s. 938.355 (2) (b) 4., 2023 18 stats., or s. 938.357 (5m) (a), 2023 stats., support or maintenance under s. 767.501, 19 child support or maintenance under s. 767.225, child support under s. 767.511. 20 maintenance under s. 767.56, family support under s. 767.225, 2019 stats., or s. 21767.531, 2019 stats., attorney fees under s. 767.241, child support or a child's health 22care expenses under s. 767.85, paternity obligations under s. 767.804 (3), 767.805 23(4), 767.863 (3), or 767.89, support arrearages under s. 767.71, or child or spousal 24support under s. 948.22 (7).

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1	SECTION 234. 767.78 (1) of the statutes is amended to read:
2	767.78 (1) DEFINITION. In this section, "financial obligation" means an
3	obligation for payment incurred under <u>s. 48.355 (2) (b) 4., 2023 stats., s. 48.357 (5m)</u>
4	<u>(a), 2023 stats.</u> , s. 767.531, 2019 stats., <u>s. 938.355 (2) (b) 4., 2023 stats., or s. 938.357</u>
5	<u>(5m) (a), 2023 stats.</u> , or s. 48.355 (2) (b) 4. or (4g) (a) , 48.357 (5m) (a) , 48.363 (2),
6	767.225, 767.241, 767.511, 767.56, 767.61, 767.71, 767.804 (3), 767.805 (4), 767.85,
7	767.863 (3), 767.89, 938.183 (4), 938.355 (2) (b) 4. or (4g) (a), 938.357 (5m) (a), or
8	938.363 (2).
9	SECTION 235. 767.87 (6) (a) of the statutes is amended to read:
10	767.87 (6) (a) Whenever the state brings the action to determine paternity
11	pursuant to an assignment under s. 48.57 (3m) (b) 2. or (3n) (b) 2., 48.645 (3), 49.19
12	(4) (h) 1., or 49.45 (19), or receipt of benefits under s. 49.148, 49.155, 49.157, or
13	49.159, the natural mother of the child may not be compelled to testify about the
14	paternity of the child if it has been determined that the mother has good cause for
15	refusing to cooperate in establishing paternity as provided in 42 USC 602 (a) (26)
16	(B) and the federal regulations promulgated pursuant to this statute, as of
17	July 1, 1981, and pursuant to any rules promulgated by the department which
18	define good cause in accordance with the federal regulations, as authorized by 42
19	USC 602 (a) (26) (B) in effect on July 1, 1981.
20	SECTION 236. 780.01 (5) of the statutes is amended to read:
21	780.01 (5) For all arrearages owed by the owner in child support ordered
22	under s. 48.355 (2) (b) 4. or (4g) (a) , 48.357 (5m) (a) , 48.363 (2), 938.183 (4), 938.355
23	(2) (b) 4. or (4g) (a), 938.357 (5m) (a), 938.363 (2), or 948.22 (7) or ch. 767 or 769 or s.

1	48.355 (2) (b) 4., 2023 stats., s. 48.357 (5m) (a), 2023 stats., s. 938.355 (2) (b) 4., 2023 stats.
2	stats., or s. 938.357 (5m) (a), 2023 stats., or in family support ordered under ch. 767.
3	SECTION 237. 893.415 (2) of the statutes is amended to read:
4	893.415 (2) An action to collect child or family support owed under a
5	judgment or order entered under ch. 767, or to collect child support owed under a
6	judgment or order entered under s. 48.355 (2) (b) 4. or (4g) (a) , 48.357 (5m) (a) ,
7	48.363 (2), 938.183 (4), 938.355 (2) (b) 4. or (4g) (a), 938.357 (5m) (a), 938.363 (2), or
8	948.22 (7) or s. 48.355 (2) (b) 4., 2023 stats., s. 48.357 (5m) (a), 2023 stats., s.
9	<u>938.355 (2) (b) 4., 2023 stats., or s. 938.357 (5m) (a), 2023 stats.</u> , shall be commenced
10	within 20 years after the youngest child for whom the support was ordered under
11	the judgment or order reaches the age of 18 or, if the child is enrolled full-time in
12	high school or its equivalent, reaches the age of 19.

13 SECTION 238. 938.33 (3) (intro.) and (a) of the statutes are consolidated,
14 renumbered 938.33 (3) and amended to read:

15938.33 (3) CORRECTIONAL PLACEMENT REPORTS. A report recommending 16 placement of a juvenile in a juvenile correctional facility or a secured residential 17care center for children and youth shall be in writing, except that the report may be 18 presented orally at the dispositional hearing if the juvenile and the juvenile's 19 counsel consent. A report that is presented orally shall be transcribed and made a 20 part of the court record. In addition to the information specified under sub. (1) (a) 21to (d), the report shall include all of the following: (a) A a description of any less 22restrictive alternatives that are available and that have been considered, and why 23they have been determined to be inappropriate. If the court has found that any of 24the conditions specified in s. 938.34 (4m) (b) 1., 2., or 3. applies, the report shall

appropriate.

indicate that a less restrictive alternative than placement in a juvenile correctional
 facility or a secured residential care center for children and youth is not

4 SECTION 239. 938.33 (3) (b) of the statutes is repealed. SECTION 240. 938.33 (4) (b) of the statutes is repealed. 5 6 **SECTION 241.** 938.33 (4m) of the statutes is repealed. 7 **SECTION 242.** 938.335 (3r) of the statutes is repealed. 8 **SECTION 243.** 938.355 (2) (b) 4. of the statutes is repealed. 9 **SECTION 244.** 938.357 (5m) (a) of the statutes is repealed. 10 **SECTION 245.** 938.357 (5m) (b) of the statutes is renumbered 938.357 (5m). 11 **SECTION 246.** 938.36 (4) of the statutes is created to read: 12938.36 (4) CHILD SUPPORT REFERRAL. (a) The county department or the 13 department may refer to the attorney responsible for support enforcement under s. 14 59.53 (6) (a) the name of the parent or parents of a juvenile for whom an out-of-15home placement has been ordered under s. 938.355 or 938.357 based on criteria 16 established by the department by rule.

(b) The department shall promulgate rules establishing criteria for when it isappropriate for a child support referral to be made under par. (a).

19

3

SECTION 247. 938.363 (2) of the statutes is amended to read:

938.363 (2) REVISION OF SUPPORT. If the court revises the amount of child
support to be paid by a parent under the <u>a</u> dispositional order <u>entered before July 1</u>,
<u>2026</u>, for the care and maintenance of the parent's juvenile who has been placed by
a court order under this chapter in a residential, nonmedical facility, the court shall
determine the liability of the parent under s. 301.12 (14).

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1

SECTION 9106. Nonstatutory provisions; Children and Families.

(1) FOSTER CARE AID-RELATED CHILD SUPPORT ARREARS. Any balance of courtordered child support obligations assigned to this state under s. 48.645 (3), 2023
stats., is set to \$0 and is unenforceable and uncollectable. Any warrant or lien
issued prior to July 1, 2026, is vacated if it is based on the alleged failure to pay
such a balance or the failure to appear to a court hearing set for the purpose of
enforcing the obligation assigned to the state.

8

SECTION 9206. Fiscal changes; Children and Families.

9

(1) CHILD SUPPORT - OUT-OF-HOME CARE.

(a) In the schedule under s. 20.005 (3) for the appropriation to the department
of children and families under s. 20.437 (1) (b), the dollar amount for fiscal year
2026-27 is increased by \$1,205,000 to support child welfare agencies for the revenue
lost from repealing the statutory requirement to collect child support from families
whose children have entered certain out-ofhome care placements.

(b) In the schedule under s. 20.005 (3) for the appropriation to the department
of children and families under s. 20.437 (2) (md), the dollar amount for fiscal year
2026-27 is increased by \$665,000 to support child welfare agencies for the revenue
lost from repealing the statutory requirement to collect child support from families
whose children have entered certain out-ofhome care placements.

20

SECTION 9406. Effective dates; Children and Families.

(1) CHILD SUPPORT ASSIGNMENT AND REFERRALS. The treatment of ss. 20.437
(2) (r), 46.10 (1) and (14) (e) 1., 48.33 (4) (b) and (4m), 48.335 (3r), 48.355 (2) (b) 4.,
48.357 (5m), 48.36 (4) (a), 48.363 (2), 48.645 (3), 49.345 (1) and (14) (e) 1., 301.12 (1)
and (14) (e) 1., 767.001 (1) (m), 767.511 (1m) (hm), 767.521 (intro.), 767.55 (3) (a) 2.,

1	767.57 (1m) (c), (2), and (4), 767.59 (1), (1c) (a) (intro.), and (2) (c), 767.77 (1), 767.78
2	(1), 767.87 (6) (a), 780.01 (5), 893.415 (2), 938.33 (3) (intro.), (a), and (b), (4) (b), and
3	(4m), 938.335 (3r), 938.355 (2) (b) 4., 938.357 (5m) (a) and (b), 938.36 (4) (a), and
4	938.363 (2) and SECTION 9106 (1) of this act take effect on July 1, 2026.".
5	32. At the appropriate places, insert all of the following:
6	"SECTION 248. 20.005 (3) (schedule) of the statutes: at the appropriate place,
7	insert the following amounts for the purposes indicated:
8	2025-26 2026-27
9	20.437 Children and families, department of
10	(2) ECONOMIC SUPPORT
11	(bp) Child care access program GPR A 10,000,000 -0-
12	SECTION 249. 20.437 (2) (bp) of the statutes is created to read:
13	20.437 (2) (bp) Child care access program. The amounts in the schedule for
14	the program under s. 49.1335.
15	SECTION 250. 49.1335 of the statutes is created to read:
16	49.1335 Child care access program. (1) In this section, "family child care
17	center" has the meaning given in s. 49.136 (1) (j).
18	(2) From the appropriation under s. 20.437 (2) (bp), the department shall
19	enter into contracts with all of the following organizations, at the following
20	amounts, to increase access to high-quality child care in this state:
21	(a) Wonderschool, Inc., or a successor organization, at \$4,500,000, to do any of
22	the following:
23	1. Increase the child care workforce in this state by launching an online

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1	software platform that is linked to the department's website to connect child care
2	providers with child care workers and a pool of substitute child care workers.
3	2. Build child care capacity in this state.
4	(b) Wisconsin Early Childhood Association, Inc., at \$5,500,000, to provide any
5	of the following for child care providers or prospective child care providers:
6	1. Assistance with licensing under s. 48.65 and certification under s. 48.651,
7	prioritizing locations with a high need for child care services and child care
8	providers that serve infants and toddlers.
9	2. Coaching services and other support services, including for substitute child
10	care workers.
11	3. Tax education assistance for family child care centers.".
12	33. At the appropriate places, insert all of the following:
13	"SECTION 251. 48.563 (2) of the statutes is amended to read:
14	48.563 (2) COUNTY ALLOCATION. For children and family services under s.
15	48.569 (1) (d), the department shall distribute not more than $\$101,154,200$
16	<u>\$104,969,500</u> in fiscal year 2021-22 <u>2025-26</u> and \$101,162,800 <u>\$110,869,200</u> in
17	fiscal year 2022-23. In fiscal year 2023-24, the department shall distribute
18	\$101,551,400. In fiscal year 2024-25, the department shall distribute \$101,939,600
19	<u>2026-27</u> .
20	SECTION 9206. Fiscal changes; Children and Families.
21	(1) CHILDREN AND FAMILY AIDS. In the schedule under s. 20.005 (3) for the
22	appropriation to the department of children and families under s. 20.437 (1) (b), the
23	dollar amount for fiscal year 2025-26 is increased by \$2,548,500 to support child

24 welfare services under the children and family aids program. In the schedule under

s. 20.005 (3) for the appropriation to the department of children and families under
 s. 20.437 (1) (b), the dollar amount for fiscal year 2026-27 is increased by \$6,167,400
 to support child welfare services under the children and family aids program.".

4

34. At the appropriate places, insert all of the following:

 $\mathbf{5}$

"SECTION 9206. Fiscal changes; Children and Families.

6 (1) CHILD SUPPORT INFORMATION TECHNOLOGY MODERNIZATION PROJECT. In 7 the schedule under s. 20.005 (3) for the appropriation to the department of children 8 and families under s. 20.437 (2) (a), the dollar amount for fiscal year 2025-26 is 9 increased by \$5,971,100 to continue a child support information technology 10 modernization project. In the schedule under s. 20.005 (3) for the appropriation to 11 the department of children and families under s. 20.437 (2) (a), the dollar amount 12for fiscal year 2026-27 is increased by \$9,373,400 to continue a child support information technology modernization project. 13

14 (2) CHILD SUPPORT INFORMATION TECHNOLOGY MODERNIZATION PROJECT. In 15the schedule under s. 20.005 (3) for the appropriation to the department of children 16 and families under s. 20.437 (2) (n), the dollar amount for fiscal year 2025-26 is 17increased by \$11,590,900 to continue a child support information technology 18 modernization project. In the schedule under s. 20.005 (3) for the appropriation to 19 the department of children and families under s. 20.437 (2) (n), the dollar amount 20for fiscal year 2026-27 is increased by \$18,195,500 to continue a child support 21information technology modernization project.".

22 **35.** At the appropriate places, insert all of the following:

23 "SECTION 9216. Fiscal changes; Financial Institutions.

1 (1) ABLE ACCOUNTS; PR POSITIONS. In the schedule under s. 20.005 (3) for $\mathbf{2}$ the appropriation to the department of financial institutions under s. 20.144 (1) (g). 3 the dollar amount for fiscal year 2025-26 is increased by \$137,400 to increase the 4 authorized FTE positions for the ABLE program under s. 224.55 by 1.1 PR $\mathbf{5}$ In the schedule under s. 20.005 (3) for the appropriation to the positions. 6 department of financial institutions under s. 20.144 (1) (g), the dollar amount for 7 fiscal year 2026-27 is increased by \$138,100 to provide funding for the positions 8 authorized under this subsection.

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9 (2) ABLE ACCOUNTS; SEG POSITION. In the schedule under s. 20.005 (3) for 10 the appropriation to the department of financial institutions under s. 20.144 (3) 11 (th), the dollar amount for fiscal year 2025-26 is decreased by \$12,900, and the 12 dollar amount for fiscal year 2025-26 is decreased by \$17,100, to decrease the 13 authorized FTE positions for the college savings program under s. 224.50 by 0.1 14 SEG position.

(3) ABLE ACCOUNTS; MARKETING MATERIALS. In the schedule under s. 20.005
(3) for the appropriation to the department of financial institutions under s. 20.144
(1) (g), the dollar amount for fiscal year 2026-27 is increased by \$45,000 for
marketing materials for the ABLE program under s. 224.55.".

19 **36.** At the appropriate places, insert all of the following:

20 "SECTION 252. 115.28 (63) (intro.) of the statutes is amended to read:

115.28 (63) MENTAL HEALTH TRAINING PROGRAM. (intro.) Establish a mental
 health training support program under which the department provides training on
 all of the following evidence-based strategies related to addressing mental health
 issues in schools to school district staff and, instructional staff of charter schools

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1	under s. 118.40 (2r) or (2x), and individuals employed by an out-of-school-time
2	program on evidence-based strategies related to addressing mental health needs
3	and suicide prevention in schools, including all of the following:
4	SECTION 9234. Fiscal changes; Public Instruction.
5	(1) MENTAL HEALTH TRAINING PROGRAM. In the schedule under s. 20.005 (3)
6	for the appropriation to the department of public instruction under s. 20.255 (1)
7	(ep), the dollar amount for fiscal year 2025-26 is increased by \$380,000 and the
8	dollar amount for fiscal year 2026-27 is increased by \$380,000.".
9	37. At the appropriate places, insert all of the following:
10	"SECTION 253. 39.465 (1) (f) of the statutes is created to read:
11	39.465 (1) (f) "Student" means an individual enrolled in the school or an
12	individual who is a dental general practice resident at the school.
13	SECTION 254. 39.465 (2) of the statutes is amended to read:
14	39.465 (2) SCHOLARSHIPS. In consultation with the department of health
15	services, the board shall establish a program for awarding to no more than 15
16	students at the school an annual scholarship, including a stipend, equal to \$30,000
17	for each year of a student's enrollment <u>or dental general practice residency</u> but not
18	exceeding 4 years. The board shall pay the scholarships from the appropriation
19	account under s. 20.235 (1) (dg). From the appropriation account under s. 20.235
20	(1) (dg), the board shall also provide the school \$350,000 annually for the
21	development and operation of programs to support the recruitment and training of
22	students in rural dentistry.".

23

38. At the appropriate places, insert all of the following:

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1

"SECTION 9201. Fiscal changes; Administration.

 $\mathbf{2}$ In the schedule under s. 20.005 (3) for the (1)RISK MANAGEMENT. 3 appropriation to the department of administration under s. 20,505 (2) (ki), the 4 dollar amount for fiscal year 2025-26 is increased by \$5.519.400 to provide for $\mathbf{5}$ actual and estimated increases in the cost of excess property and liability insurance 6 In the schedule under s. 20.005 (3) for the appropriation to the premiums. 7 department of administration under s. 20.505 (2) (ki), the dollar amount for fiscal 8 year 2026-27 is increased by \$8,068,500 to provide for actual and estimated 9 increases in the cost of excess property and liability insurance premiums.".

10

39. At the appropriate places, insert all of the following:

11

"SECTION 9101. Nonstatutory provisions; Administration.

(1) POSITION AUTHORIZATIONS; AIRCRAFT PILOTS AND MECHANIC. The
authorized FTE positions for the department of administration are increased by 3.0
PR positions, to be funded from the appropriation under s. 20.505 (1) (kb), for the
employment of 2 aircraft pilots and one mechanic.

16

SECTION 9201. Fiscal changes; Administration.

(1) REPLACEMENT OF STATE-OWNED AIRCRAFT. In the schedule under s. 20.005
(3) for the appropriation to the department of administration under s. 20.505 (1)
(kb), the dollar amount for fiscal year 2025-26 is increased by \$7,823,400 to
purchase and replace a state-owned aircraft, to maintain the aircraft and hangar,
and to employ 2 pilots and one mechanic, as authorized under SECTION 9101 (1) of
this act. In the schedule under s. 20.005 (3) for the appropriation to the department
of administration under s. 20.505 (1) (kb), the dollar amount for fiscal year 2026-27

1 is increased by \$397,700 to maintain the new aircraft and the hangar and to employ

2 2 pilots and one mechanic, as authorized under SECTION 9101 (1) of this act.".

40. At the appropriate places, insert all of the following:

- 3
- 4

"SECTION 9201. Fiscal changes; Administration.

 $\mathbf{5}$ (1) TRIBAL YOUTH WELLNESS CENTER. In the schedule under s. 20.005 (3) for 6 the appropriation to the department of administration under s. 20.505 (1) (kp), the 7 dollar amount for fiscal year 2025-26 is increased by \$1,500,000 to build a youth 8 substance abuse and mental health treatment center led by the Great Lakes inter-9 tribal council. In the schedule under s. 20.005 (3) for the appropriation to the 10 department of administration under s. 20.505 (1) (kp), the dollar amount for fiscal 11 year 2026-27 is increased by \$1,500,000 to build a youth substance abuse and 12mental health treatment center led by the Great Lakes inter-tribal council.".

13 **41.** At the appropriate places, insert all of the following:

14 "SECTION 255. 20.437 (1) (bc) of the statutes is amended to read:

20.437 (1) (bc) Grants for children's community Youth support programs. The 1516 amounts in the schedule for grants for children's community youth support 17programs under s. 48.481. Notwithstanding ss. 20.001 (3) (a) and 20.002 (1), the department may transfer funds between fiscal years under this paragraph. All 18 19 moneys under this appropriation account that are distributed under s. 48.481 but 20are not encumbered by December 31 of each year lapse to the general fund on the 21next January 1 unless carried forward to the next calendar year by the joint 22committee on finance.

23

SECTION 256. 48.481 (title) of the statutes is amended to read:

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1	48.481 (title) Grants for children's community Youth support
2	programs.
3	SECTION 257. 48.481 (2) of the statutes is renumbered 48.481 (2) (b) and
4	amended to read:
5	48.481 (2) (b) The From the appropriation under s. 20.437 (1) (bc), the
6	department shall distribute at least \$231,700 in each fiscal year <u>funds</u> for the
7	purpose of assisting <u>any of the following</u> individuals who attain, if the individual is
8	under the age of 23, to make the transition from out-of-home care to a successful
9	adulthood:
10	<u>1. An individual who attained</u> the age of 18 while residing in -a foster home,
11	group home, or residential care center for children and youth, in the home of a
12	relative other than a parent, or in a supervised independent living arrangement to
13	make the transition from out-of-home care to a successful adulthood out-of-home
14	<u>care</u> .
15	(c) Public or private agencies or organizations are eligible for funding under
16	this subsection. No county department or Indian tribe may use funds provided
17	under this subsection to replace funds previously used by the county <u>department or</u>
18	Indian tribe for this purpose.
19	SECTION 258. 48.481 (2) (a) of the statutes is created to read:
20	48.481 (2) (a) In this subsection, "out-of-home care" means the placement and
21	care of a child by the department, a county department, or a tribal child welfare
22	agency in a foster home, group home, or residential care center for children and
23	youth, in the home of a relative other than a parent, in the home of like-kin, in the

home of a person who is not a relative or like-kin, or in a supervised independent
 living arrangement.

3 SECTION 259. 48.481 (2) (b) 2. of the statutes is created to read: 4 48.481 (2) (b) 2. An individual who resided in out-of-home care for at least 6 months after his or her 16th birthday. $\mathbf{5}$ 6 **SECTION 260.** 48.481 (2) (b) 3. of the statutes is created to read: 7 48.481 (2) (b) 3. An individual who was placed under a guardianship under s. 48.977 on or after his or her 16th birthday. 8 9 SECTION 261. 48.481 (2) (b) 4. of the statutes is created to read: 10 48.481 (2) (b) 4. An individual who was adopted on or after his or her 16th 11 birthday following time spent in out-of-home care. 12SECTION 9206. Fiscal changes; Children and Families. 13(1) INDEPENDENT LIVING SUPPORTS. In the schedule under s. 20.005 (3) for the 14 appropriation to the department of children and families under s. 20.437 (1) (bc), 15the dollar amount for fiscal year 2025-26 is increased by \$5,251,400 for maintaining 16 and enhancing services for individuals aged 18 to 23 who were formerly in out-of-17home care. In the schedule under s. 20.005 (3) for the appropriation to the 18 department of children and families under s. 20.437 (1) (bc), the dollar amount for 19 fiscal year 2026-27 is increased by \$5,251,400 for maintaining and enhancing 20 services for individuals aged 18 to 23 who were formerly in out-of-home care.". **42.** At the appropriate places, insert all of the following: 21

22 "SECTION 9202. Fiscal changes; Agriculture, Trade and Consumer
 23 Protection.

1	(1) FARMER MENTAL HEALTH ASSISTANCE PROGRAMMING. In the schedule
2	under s. 20.005 (3) for the appropriation to the department of agriculture, trade and
3	consumer protection under s. 20.115 (3) (c), the dollar amount for fiscal year 2025-
4	26 is increased by \$200,000 and the dollar amount for fiscal year 2026-27 is
5	increased by \$200,000 for farmer mental health assistance programming.".
6	43. At the appropriate places, insert all of the following:
7	"SECTION 262. 49.175 (1) (p) of the statutes is amended to read:
8	49.175 (1) (p) <i>Direct child care services</i> . For direct child care services under s.
9	49.155 or 49.257, \$376,700,400 in fiscal year 2021-22 and \$383,900,400 in fiscal
10	year 2022-23. In fiscal year 2023-24, for such direct child care services,
11	\$368,834,800. In fiscal year 2024-25, for such direct child care services,
12	\$428,779,700. In fiscal year 2025-26, for such direct child care services,
13	\$438,582,000. In fiscal year 2026-27, for such direct child care services,
14	<u>\$459,111,600.</u>

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15

SECTION 9206. Fiscal changes; Children and Families.

(1) DIRECT CHILD CARE SERVICES. In the schedule under s. 20.005 (3) for the
appropriation to the department of children and families under s. 20.437 (1) (md),
the dollar amount for fiscal year 2025-26 is increased by \$9,802,300 to support the
Wisconsin Shares child care subsidy program. In the schedule under s. 20.005 (3)
for the appropriation to the department of children and families under s. 20.437 (1)
(md), the dollar amount for fiscal year 2026-27 is increased by \$30,331,900 to
support the Wisconsin Shares child care subsidy program.".

23

44. At the appropriate places, insert all of the following:

 15.07 (3) (bm) 7. The prescription drug affordability review board shall meet at least 4 times each year. SECTION 264. 15.735 of the statutes is created to read: 15.735 Same; attached board. (1) There is created a prescription drug affordability review board attached to the office of the commissioner of insurance under s. 15.03. The board shall consist of the following members: (a) The commissioner of insurance or his or her designee. (b) Two members appointed for 4-year terms who represent the pharmaceutical drug industry, including pharmaceutical drug manufacturers and wholesalers. At least one of the members appointed under this paragraph shall be a licensed pharmacist. (c) Two members appointed for 4-year terms who represent the health insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health care industry, including hospitals, physicians, pharmacies, and pharmacists. At least
 SECTION 264. 15.735 of the statutes is created to read: 15.735 Same; attached board. (1) There is created a prescription drug affordability review board attached to the office of the commissioner of insurance under s. 15.03. The board shall consist of the following members: (a) The commissioner of insurance or his or her designee. (b) Two members appointed for 4-year terms who represent the pharmaceutical drug industry, including pharmaceutical drug manufacturers and wholesalers. At least one of the members appointed under this paragraph shall b a licensed pharmacist. (c) Two members appointed for 4-year terms who represent the health insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health care
 15.735 Same; attached board. (1) There is created a prescription drug affordability review board attached to the office of the commissioner of insurance under s. 15.03. The board shall consist of the following members: (a) The commissioner of insurance or his or her designee. (b) Two members appointed for 4-year terms who represent the pharmaceutical drug industry, including pharmaceutical drug manufacturers and wholesalers. At least one of the members appointed under this paragraph shall be a licensed pharmacist. (c) Two members appointed for 4-year terms who represent the health insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health care
 affordability review board attached to the office of the commissioner of insurance under s. 15.03. The board shall consist of the following members: (a) The commissioner of insurance or his or her designee. (b) Two members appointed for 4-year terms who represent the pharmaceutical drug industry, including pharmaceutical drug manufacturers and wholesalers. At least one of the members appointed under this paragraph shall be a licensed pharmacist. (c) Two members appointed for 4-year terms who represent the health insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health care
 under s. 15.03. The board shall consist of the following members: (a) The commissioner of insurance or his or her designee. (b) Two members appointed for 4-year terms who represent the pharmaceutical drug industry, including pharmaceutical drug manufacturers and wholesalers. At least one of the members appointed under this paragraph shall be a licensed pharmacist. (c) Two members appointed for 4-year terms who represent the health insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health care
 (a) The commissioner of insurance or his or her designee. (b) Two members appointed for 4-year terms who represent the pharmaceutical drug industry, including pharmaceutical drug manufacturers and wholesalers. At least one of the members appointed under this paragraph shall be a licensed pharmacist. (c) Two members appointed for 4-year terms who represent the health insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health card
 9 (b) Two members appointed for 4-year terms who represent the 10 pharmaceutical drug industry, including pharmaceutical drug manufacturers and 11 wholesalers. At least one of the members appointed under this paragraph shall be 12 a licensed pharmacist. 13 (c) Two members appointed for 4-year terms who represent the health 14 insurance industry, including insurers and pharmacy benefit managers. 15 (d) Two members appointed for 4-year terms who represent the health care
 pharmaceutical drug industry, including pharmaceutical drug manufacturers and wholesalers. At least one of the members appointed under this paragraph shall be a licensed pharmacist. (c) Two members appointed for 4-year terms who represent the health insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health care
 wholesalers. At least one of the members appointed under this paragraph shall be a licensed pharmacist. (c) Two members appointed for 4-year terms who represent the health insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health care
 a licensed pharmacist. (c) Two members appointed for 4-year terms who represent the health insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health card
 13 (c) Two members appointed for 4-year terms who represent the health 14 insurance industry, including insurers and pharmacy benefit managers. 15 (d) Two members appointed for 4-year terms who represent the health care
 insurance industry, including insurers and pharmacy benefit managers. (d) Two members appointed for 4-year terms who represent the health care
15 (d) Two members appointed for 4-year terms who represent the health care
16 industry, including hospitals, physicians, pharmacies, and pharmacists. At leas
17 one of the members appointed under this paragraph shall be a licensee
18 practitioner.
19 (e) Two members appointed for 4-year terms who represent the interests of
20 the public.
21 (2) A member appointed under sub. (1), except for a member appointed under
sub. (1) (b), may not be an employee of, a board member of, or a consultant to a drug

(3) Any conflict of interest, including any financial or personal association,
 that has the potential to bias or has the appearance of biasing an individual's
 decision in matters related to the board or the conduct of the board's activities shall
 be considered and disclosed when appointing that individual to the board under
 sub. (1).

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6

SECTION 265. 20.145 (1) (g) 5. of the statutes is created to read:

20.145 (1) (g) 5. All moneys received from the regulation of pharmacy benefit
managers, pharmacy benefit management brokers, pharmacy benefit management
consultants, pharmacy services administration organizations, and pharmaceutical
representatives.

11

SECTION 266. 601.575 of the statutes is created to read:

12 **601.575 Prescription drug importation program.** (1) IMPORTATION 13 PROGRAM REQUIREMENTS. The commissioner, in consultation with persons 14 interested in the sale and pricing of prescription drugs and appropriate officials 15 and agencies of the federal government, shall design and implement a prescription 16 drug importation program for the benefit of residents of this state, that generates 17 savings for residents, and that satisfies all of the following:

(a) The commissioner shall designate a state agency to become a licensed
wholesale distributor or to contract with a licensed wholesale distributor and shall
seek federal certification and approval to import prescription drugs.

(b) The program shall comply with relevant requirements of 21 USC 384,
including safety and cost savings requirements.

1 (c) The program shall import prescription drugs from Canadian suppliers $\mathbf{2}$ regulated under any appropriate Canadian or provincial laws. 3 (d) The program shall have a process to sample the purity, chemical 4 composition, and potency of imported prescription drugs. The program shall import only those prescription drugs for which $\mathbf{5}$ (e) 6 importation creates substantial savings for residents of this state and only those 7 prescription drugs that are not brand-name drugs and that have fewer than 4 8 competitor prescription drugs in the United States. 9 (f) The commissioner shall ensure that prescription drugs imported under the 10 program are not distributed, dispensed, or sold outside of this state. 11 (g) The program shall ensure all of the following: 121. Participation by any pharmacy or health care provider in the program is 13voluntary. 14 2. Any pharmacy or health care provider participating in the program has the 15appropriate license or other credential in this state. 16 3. Any pharmacy or health care provider participating in the program charges 17a consumer or health plan the actual acquisition cost of the imported prescription 18 drug that is dispensed. 19 (h) The program shall ensure that a payment by a health plan or health

insurance policy for a prescription drug imported under the program reimburses no
more than the actual acquisition cost of the imported prescription drug that is
dispensed.

1 (i) The program shall ensure that any health plan or health insurance policy $\mathbf{2}$ participating in the program does all of the following:

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1. Maintains a formulary and claims payment system with current 4 information on prescription drugs imported under the program.

 $\mathbf{5}$ 2. Bases cost-sharing amounts for participants or insureds under the plan or 6 policy on no more than the actual acquisition cost of the prescription drug imported 7 under the program that is dispensed to the participant or insured.

- 8 3. Demonstrates to the commissioner or a state agency designated by the 9 commissioner how premiums under the plan or policy are affected by savings on 10 prescription drugs imported under the program.
- 11 (i) Any wholesale distributor importing prescription drugs under the program 12shall limit its profit margin to the amount established by the commissioner or a 13state agency designated by the commissioner.

14 (k) The program may not import any generic prescription drug that would 15violate federal patent laws on branded products in the United States.

16 (L) The program shall comply with tracking and tracing requirements of 21 17USC 360eee and 360eee-1, to the extent practical and feasible, before the 18 prescription drug to be imported comes into the possession of this state's wholesale 19 distributor and fully after the prescription drug to be imported is in the possession 20 of this state's wholesale distributor.

21(m) The program shall establish a fee or other mechanism to finance the 22program that does not jeopardize significant savings to residents of this state.

(n) The program shall have an audit function that ensures all of the following:

1	1. The commissioner has a sound methodology to determine the most cost-
2	effective prescription drugs to include in the program.
3	2. The commissioner has a process in place to select Canadian suppliers that
4	are high quality, high performing, and in full compliance with Canadian laws.
5	3. Prescription drugs imported under the program are pure, unadulterated,
6	potent, and safe.
7	4. The program is complying with the requirements of this subsection.
8	5. The program is adequately financed to support administrative functions of
9	the program while generating significant cost savings to residents of this state.
10	6. The program does not put residents of this state at a higher risk than if the
11	program did not exist.
12	7. The program provides and is projected to continue to provide substantial
13	cost savings to residents of this state.
14	(2) ANTICOMPETITIVE BEHAVIOR. The commissioner, in consultation with the
15	attorney general, shall identify the potential for and monitor anticompetitive
16	behavior in industries affected by a prescription drug importation program.
17	(3) APPROVAL OF PROGRAM DESIGN; CERTIFICATION. No later than the first day
18	of the 7th month beginning after the effective date of this subsection [LRB
19	inserts date], the commissioner shall submit to the joint committee on finance a
20	report that includes the design of the prescription drug importation program in
21	accordance with this section. The commissioner may not submit the proposed
22	program to the federal department of health and human services unless the joint
23	committee on finance approves the proposed program. Within 14 days of the date of

approval by the joint committee on finance of the proposed program, the
 commissioner shall submit to the federal department of health and human services
 a request for certification of the approved program.

4 (4) IMPLEMENTATION OF CERTIFIED PROGRAM. After the federal department of $\mathbf{5}$ health and human services certifies the prescription drug importation program 6 submitted under sub. (3), the commissioner shall begin implementation of the 7 program, and the program shall be fully operational by 180 days after the date of 8 certification by the federal department of health and human services. The 9 commissioner shall do all of the following to implement the program to the extent 10 the action is in accordance with other state laws and the certification by the federal 11 department of health and human services:

(a) Become a licensed wholesale distributor, designate another state agency to
become a licensed wholesale distributor, or contract with a licensed wholesale
distributor.

15 (b) Contract with one or more Canadian suppliers that meet the criteria in16 sub. (1) (c) and (n).

(c) Create an outreach and marketing plan to communicate with and provide
information to health plans and health insurance policies, employers, pharmacies,
health care providers, and residents of this state on participating in the program.

(d) Develop and implement a registration process for health plans and health
 insurance policies, pharmacies, and health care providers interested in
 participating in the program.

(e) Create a publicly accessible source for listing prices of prescription drugs
 imported under the program.

- 3 (f) Create, publicize, and implement a method of communication to promptly
 4 answer questions from and address the needs of persons affected by the
 5 implementation of the program before the program is fully operational.
- 6 (g) Establish the audit functions under sub. (1) (n) with a timeline to complete
 7 each audit function every 2 years.
- 8 (h) Conduct any other activities determined by the commissioner to be9 important to successful implementation of the program.
- 10 (5) REPORT. By January 1 and July 1 of each year, the commissioner shall
 11 submit to the joint committee on finance a report including all of the following:
- (a) A list of prescription drugs included in the prescription drug importationprogram under this section.
- (b) The number of pharmacies, health care providers, and health plans and
 health insurance policies participating in the prescription drug importation
 program under this section.

(c) The estimated amount of savings to residents of this state, health plans
and health insurance policies, and employers resulting from the implementation of
the prescription drug importation program under this section reported from the
date of the previous report under this subsection and from the date the program
was fully operational.

(d) Findings of any audit functions under sub. (1) (n) completed since the date
of the previous report under this subsection.

1:

1	(6) RULEMAKING. The commissioner may promulgate any rules necessary to
2	implement this section.
3	SECTION 267. Subchapter VI (title) of chapter 601 [precedes 601.78] of the
4	statutes is created to read:
5	CHAPTER 601
6	SUBCHAPTER VI
7	PRESCRIPTION DRUG
8	AFFORDABILITY REVIEW BOARD
9	SECTION 268. 601.78 of the statutes is created to read:
10	601.78 Definitions. In this subchapter:
11	(1) "Biologic" means a drug that is produced or distributed in accordance with
12	a biologics license application approved under 21 CFR 601.20.
13	(2) "Biosimilar" means a drug that is produced or distributed in accordance
14	with a biologics license application approved under 42 USC 262 (k) (3).
15	(3) "Board" means the prescription drug affordability review board
16	established under s. 15.735 (1).
17	(4) "Brand name drug" means a drug that is produced or distributed in
18	accordance with an original new drug application approved under 21 USC 355 (c),
19	other than an authorized generic drug, as defined in 42 CFR 447.502.
20	(5) "Financial benefit" includes an honorarium, fee, stock, the value of the
21	stock holdings of a member of the board or any immediate family member of the
22	member of the board, and any direct financial benefit deriving from the finding of a
23	review conducted under s. 601.79.

1	(6) "Generic drug" means any of the following:
2	(a) A retail drug that is marketed or distributed in accordance with an
3	abbreviated new drug application approved under 21 USC 355 (j).
4	(b) An authorized generic drug, as defined in 42 CFR 447.502.
5	(c) A drug that entered the market prior to 1962 and was not originally
6	marketed under a new drug application.
7	(7) "Immediate family member" means a spouse, grandparent, parent,
8	sibling, child, stepchild, or grandchild or the spouse of a grandparent, parent,
9	sibling, child, stepchild, or grandchild.
10	(8) "Manufacturer" means an entity that does all of the following:
11	(a) Engages in the manufacture of a prescription drug product or enters into
12	a lease with another entity to market and distribute a prescription drug product
13	under the entity's own name.
14	(b) Sets or changes the wholesale acquisition cost of the prescription drug
15	product described in par. (a).
16	(9) "Pharmacy benefit manager" has the meaning given in s. 632.865 (1) (c).
17	(10) "Prescription drug product" means a brand name drug, a generic drug, a
18	biologic, or a biosimilar.
19	SECTION 269. 601.785 of the statutes is created to read:
20	601.785 Prescription drug affordability review board. (1) MISSION.
21	The purpose of the board is to protect state residents, the state, local governments,
22	health plans, health care providers, pharmacies licensed in this state, and other

stakeholders of the health care system in this state from the high costs of
 prescription drug products.

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3

(2) POWERS AND DUTIES. (a) The board shall do all of the following:

Meet in open session at least 4 times per year to review prescription drug
 product pricing information in the manner described in subd. 2., except that the
 chairperson may cancel or postpone a meeting if there is no business to transact.

7 2. To the extent practicable, access and assess pricing information for
8 prescription drug products by doing all of the following:

9 a. Accessing and assessing information from other states by entering into 10 memoranda of understanding with other states to which manufacturers report 11 pricing information.

12 b. Assessing spending for specific prescription drug products in this state.

13 c. Accessing other available pricing information.

14 (b) The board may do any of the following:

15 1. Promulgate rules for the administration of this subchapter.

2. Enter into a contract with an independent 3rd party for any service necessary to carry out the powers and duties of the board. Unless written permission is granted by the board, any person with whom the board contracts may not release, publish, or otherwise use any information to which the person has access under the contract.

(c) The board shall establish and maintain a website to provide public notices
and make meeting materials available under sub. (3) (a) and to disclose conflicts of
interest under sub. (4) (d).

(3) MEETING REQUIREMENTS. (a) Pursuant to s. 19.84, the board shall provide
 public notice of each board meeting at least 2 weeks prior to the meeting and shall
 make the materials for each meeting publicly available at least one week prior to
 the meeting.

- 5 (b) Notwithstanding s. 19.84 (2), the board shall provide an opportunity for 6 public comment at each open meeting and shall provide the public with the 7 opportunity to provide written comments on pending decisions of the board.
- 8 (c) Notwithstanding subch. V of ch. 19, any portion of a meeting of the board 9 concerning proprietary data and information shall be conducted in closed session 10 and shall in all respects remain confidential.
- (d) The board may allow expert testimony at any meeting, including when theboard meets in closed session.
- (4) CONFLICTS OF INTEREST. (a) A member of the board shall recuse himself
 or herself from a decision by the board relating to a prescription drug product if the
 member or an immediate family member of the member has received or could
 receive any of the following:
- A direct financial benefit deriving from a determination, or a finding of a
 study or review, by the board relating to the prescription drug product.
- 2. A financial benefit in excess of \$5,000 in a calendar year from any person
 who owns, manufactures, or provides a prescription drug product to be studied or
 reviewed by the board.
- (b) A conflict of interest under this subsection shall be disclosed by the board
 when hiring board staff, by the appointing authority when appointing members to

the board, and by the board when a member of the board is recused from any
 decision relating to a review of a prescription drug product.

- 3 (c) A conflict of interest under this subsection shall be disclosed no later than
 4 5 days after the conflict is identified, except that, if the conflict is identified within
 5 days of an open meeting of the board, the conflict shall be disclosed prior to the
 6 meeting.
- 7 (d) The board shall disclose a conflict of interest under this subsection on the
 8 board's website unless the chairperson of the board recuses the member from a
 9 final decision relating to a review of the prescription drug product. The disclosure
 10 shall include the type, nature, and magnitude of the interests of the member
 11 involved.
- (e) A member of the board or a 3rd-party contractor may not accept any gift or
 donation of services or property that indicates a potential conflict of interest or has
 the appearance of biasing the work of the board.
- 15

SECTION 270. 601.79 of the statutes is created to read:

- 16 601.79 Drug cost affordability review. (1) IDENTIFICATION OF DRUGS.
 17 The board shall identify prescription drug products that are any of the following:
- (a) A brand name drug or biologic that, as adjusted annually to reflect
 adjustments to the U.S. consumer price index for all urban consumers, U.S. city
 average, as determined by the U.S. department of labor, has a launch wholesale
 acquisition cost of at least \$30,000 per year or course of treatment.
- (b) A brand name drug or biologic that, as adjusted annually to reflect
 adjustments to the U.S. consumer price index for all urban consumers, U.S. city

1 $\mathbf{2}$ average, as determined by the U.S. department of labor, has a wholesale acquisition cost that has increased by at least \$3,000 during a 12-month period.

3

(c) A biosimilar that has a launch wholesale acquisition cost that is not at 4 least 15 percent lower than the referenced brand biologic at the time the biosimilar 5 is launched.

6 (d) A generic drug that has a wholesale acquisition cost, as adjusted annually 7 to reflect adjustments to the U.S. consumer price index for all urban consumers, 8 U.S. city average, as determined by the U.S. department of labor, that meets all of 9 the following conditions:

10 1. Is at least \$100 for a supply lasting a patient for a period of 30 consecutive 11 days based on the recommended dosage approved for labeling by the federal food 12and drug administration, a supply lasting a patient for a period of fewer than 30 13days based on the recommended dosage approved for labeling by the federal food 14 and drug administration, or one unit of the drug if the labeling approved by the 15federal food and drug administration does not recommend a finite dosage.

16 2. Increased by at least 200 percent during the preceding 12-month period, as 17determined by the difference between the resulting wholesale acquisition cost and 18 the average of the wholesale acquisition cost reported over the preceding 12 19 months.

20 (e) Other prescription drug products, including drugs to address public health 21emergencies, that may create affordability challenges for the health care system 22and patients in this state.

23

(2) AFFORDABILITY REVIEW. (a) After identifying prescription drug products

under sub. (1), the board shall determine whether to conduct an affordability
 review for each identified prescription drug product by seeking stakeholder input
 about the prescription drug product and considering the average patient cost share
 of the prescription drug product.

5 (b) The information used to conduct an affordability review under par. (a) may 6 include any document and research related to the manufacturer's selection of the 7 introductory price or price increase of the prescription drug product, including life 8 cycle management, net average price in this state, market competition and context, 9 projected revenue, and the estimated value or cost-effectiveness of the prescription 10 drug product.

(c) The failure of a manufacturer to provide the board with information for an
affordability review under par. (b) does not affect the authority of the board to
conduct the review.

14 (3) AFFORDABILITY CHALLENGE. When conducting an affordability review of a prescription drug product under sub. (2), the board shall determine whether use of 1516 the prescription drug product that is fully consistent with the labeling approved by 17the federal food and drug administration or standard medical practice has led or 18 will lead to an affordability challenge for the health care system in this state, 19 including high out-of-pocket costs for patients. To the extent practicable, in 20 determining whether a prescription drug product has led or will lead to an 21affordability challenge, the board shall consider all of the following factors:

(a) The wholesale acquisition cost for the prescription drug product sold inthis state.

1 (b) The average monetary price concession, discount, or rebate the 2 manufacturer provides, or is expected to provide, to health plans in this state as 3 reported by manufacturers and health plans, expressed as a percentage of the 4 wholesale acquisition cost for the prescription drug product under review.

5 (c) The total amount of the price concessions, discounts, and rebates the 6 manufacturer provides to each pharmacy benefit manager for the prescription drug 7 product under review, as reported by the manufacturer and pharmacy benefit 8 manager and expressed as a percentage of the wholesale acquisition cost.

9 (d) The price at which therapeutic alternatives to the prescription drug10 product have been sold in this state.

(e) The average monetary concession, discount, or rebate the manufacturer
provides or is expected to provide to health plan payors and pharmacy benefit
managers in this state for therapeutic alternatives to the prescription drug product.
(f) The costs to health plans based on patient access consistent with labeled
indications by the federal food and drug administration and recognized standard
medical practice.

17 (g) The impact on patient access resulting from the cost of the prescription18 drug product relative to insurance benefit design.

(h) The current or expected dollar value of drug-specific patient accessprograms that are supported by the manufacturer.

(i) The relative financial impacts to health, medical, or social services costs
that can be quantified and compared to baseline effects of existing therapeutic
alternatives to the prescription drug product.

- (j) The average patient copay or other cost sharing for the prescription drug
 product in this state.
- 3

(k) Any information a manufacturer chooses to provide.

- 4 (L) Any other factors as determined by the board by rule.
- 5 (4) UPPER PAYMENT LIMIT. (a) If the board determines under sub. (3) that use 6 of a prescription drug product has led or will lead to an affordability challenge, the 7 board shall establish an upper payment limit for the prescription drug product after 8 considering all of the following:
- 9 1. The cost of administering the drug.
- 10 2. The cost of delivering the drug to consumers.
- 11 3. Other relevant administrative costs related to the drug.
- (b) For a prescription drug product identified in sub. (1) (b) or (d) 2., the board
 shall solicit information from the manufacturer regarding the price increase. To
 the extent that the price increase is not a result of the need for increased
 manufacturing capacity or other effort to improve patient access during a public
 health emergency, the board shall establish an upper payment limit under par. (a)
 that is equal to the cost to consumers prior to the price increase.
- (c) 1. The upper payment limit established under this subsection shall apply
 to all purchases and payor reimbursements of the prescription drug product
 dispensed or administered to individuals in this state in person, by mail, or by other
 means.
- 22 2. Notwithstanding subd. 1., while state-sponsored and state-regulated23 health plans and health programs shall limit drug reimbursements and drug

1 payment to no more than the upper payment limit established under this $\mathbf{2}$ subsection, a plan subject to the Employee Retirement Income Security Act of 1974 3 or Part D of Medicare under 42 USC 1395w-101 et seq. may choose to reimburse 4 more than the upper payment limit. A provider who dispenses and administers a $\mathbf{5}$ prescription drug product in this state to an individual in this state may not bill a 6 payor more than the upper payment limit to the patient regardless of whether a 7 plan subject to the Employee Retirement Income Security Act of 1974 or Part D of 8 Medicare under 42 USC 1395w-101 et seg. chooses to reimburse the provider above 9 the upper payment limit.

10 (5) PUBLIC INSPECTION. Information submitted to the board under this
section shall be open to public inspection only as provided under ss. 19.31 to 19.39.

(6) NO PROHIBITION ON MARKETING. Nothing in this section may be construed
to prevent a manufacturer from marketing a prescription drug product approved by
the federal food and drug administration while the prescription drug product is
under review by the board.

16 (7) APPEALS. A person aggrieved by a decision of the board may request an 17 appeal of the decision no later than 30 days after the board makes the 18 determination. The board shall hear the appeal and make a final decision no later 19 than 60 days after the appeal is requested. A person aggrieved by a final decision of 20 the board may petition for judicial review in a court of competent jurisdiction.

21

SECTION 9123. Nonstatutory provisions; Insurance.

(1) STAGGERED TERMS FOR PRESCRIPTION DRUG AFFORDABILITY REVIEW BOARD.
 Notwithstanding the length of terms specified for the members of the prescription

drug affordability review board under s. 15.735 (1) (b) to (e), 2 of the initial
members shall be appointed for terms expiring on May 1, 2027; 2 of the initial
members shall be appointed for terms expiring on May 1, 2028; 2 of the initial
members shall be appointed for terms expiring on May 1, 2029; and 2 of the initial
members shall be appointed for terms expiring on May 1, 2030.

6 (2)PRESCRIPTION DRUG IMPORTATION PROGRAM. The commissioner of 7 insurance shall submit the first report required under s. 601.575 (5) by the next 8 January 1 or July 1, whichever is earliest, that is at least 180 days after the date the 9 prescription drug importation program is fully operational under s. 601.575 (4). 10 The commissioner of insurance shall include in the first 3 reports submitted under 11 s. 601.575 (5) information on the implementation of the audit functions under s. 12601.575 (1) (n).

(3) PRESCRIPTION DRUG PURCHASING ENTITY. During the 2025-27 fiscal
biennium, the office of the commissioner of insurance shall conduct a study on the
viability of creating or implementing a state prescription drug purchasing entity.

16

SECTION 9223. Fiscal changes; Insurance.

17(1) OFFICE OF PRESCRIPTION DRUG AFFORDABILITY. In the schedule under s. 18 20.005 (3) for the appropriation to the office of the commissioner of insurance under 19 s. 20.145(1)(g), the dollar amount for fiscal year 2025-26 is increased by \$1,957,300 20 to provide \$500,000 in onetime implementation costs for establishing an office of 21prescription drug affordability in the office of the commissioner of insurance and 22\$1,457,300 to authorize 16.0 PR positions within the office of prescription drug 23affordability, including 5.0 insurance examiners, 4.0 policy initiatives advisors, 2.0 $\mathbf{24}$ attorneys, 1.0 insurance program manager, 2.0 insurance administrators, and 2.0

1 operations program associates. In the schedule under s. 20.005 (3) for the $\mathbf{2}$ appropriation to the office of the commissioner of insurance under s. 20.145(1)(g). 3 the dollar amount for fiscal year 2026-27 is increased by \$1,871,100 to fund the 4 positions authorized under this subsection.

5

SECTION 9423. Effective dates; Insurance.

6 (1) PRESCRIPTION DRUG AFFORDABILITY REVIEW BOARD. The treatment of ss. 7 15.07 (3) (bm) 7., 15.735, 601.78, 601.785, and 601.79 and subch. VI (title) of ch. 601 8 and SECTION 9123 (1) of this act take effect on the first day of the 7th month 9 beginning after publication.".

10 **45.** At the appropriate places, insert all of the following:

11

"SECTION 9248. Fiscal changes: Veterans Affairs.

12(1) FUND SOURCE TRANSFER FOR CLAIMS OFFICER POSITIONS; DECREASE. In the 13schedule under s. 20.005 (3) for the appropriation to the department of veterans 14 affairs under s. 20.485 (1) (a), the dollar amount for fiscal year 2025-26 is decreased 15by \$254,800 to decrease the authorized FTE positions for the department by 2.0 PR 16 veterans claims officer positions. In the schedule under s. 20.005 (3) for the 17appropriation to the department of veterans affairs under s. 20.485 (1) (a), the 18 dollar amount for fiscal year 2026-27 is decreased by \$254,800 due to the position 19 reduction under this subsection.

20

(2) FUND SOURCE TRANSFER FOR CLAIMS OFFICER POSITIONS; INCREASE. In the 21schedule under s. 20.005 (3) for the appropriation to the department of veterans 22affairs under s. 20.485 (2) (u), the dollar amount for fiscal year 2025-26 is increased 23by \$254,800 to to increase the authorized FTE positions for the department by 2.0 24 SEG veterans claims officer positions. In the schedule under s. 20.005 (3) for the

1	appropriation to the department of veterans affairs under s. 20.485 (2) (u), the
2	dollar amount for fiscal year 2026-27 is increased by \$254,800 to provide funding
3	for the positions authorized under this subsection.".
4	46. At the appropriate places, insert all of the following:
5	"SECTION 9202. Fiscal changes; Agriculture, Trade and Consumer
6	Protection.
7	(1) TRIBAL FOOD SECURITY PROGRAM. In the schedule under s. 20.005 (3) for
8	the appropriation to the department of agriculture, trade and consumer protection
9	under s. 20.115 (4) (k), the dollar amount for fiscal year 2025-26 is increased by
10	\$2,000,000 and the dollar amount for fiscal year 2026-27 is increased by \$2,000,000
11	for the tribal elder community food box program under s. 93.485.".
12	47. At the appropriate places, insert all of the following:
13	"SECTION 271. 49.175 (1) (a) of the statutes is amended to read:
14	49.175 (1) (a) Wisconsin Works benefits. For Wisconsin Works benefits,
15	\$37,000,000 <u>\$26,806,500</u> in fiscal year 2021-22 <u>2025-26</u> and \$34,000,000
16	<u>\$26,987,700</u> in fiscal year 2022-23. In fiscal year 2023-24, for such benefits,
17	\$28,000,000. In fiscal year 2024-25, for such benefits, \$29,000,000 <u>2026-27</u> .
18	SECTION 272. 49.175 (1) (b) of the statutes is amended to read:
19	49.175 (1) (b) Wisconsin Works agency contracts; job access loans. For
20	contracts with Wisconsin Works agencies under s. 49.143 and for job access loans
21	under s. 49.147 (6), \$54,009,700 <u>\$58,892,400</u> in fiscal year 2021-22 <u>2025-26</u> and
22	\$57,071,200 <u>\$59,071,200</u> in each fiscal year thereafter <u>2026-27</u> .
23	SECTION 273. 49.175 (1) (f) of the statutes is amended to read:

1	49.175 (1) (f) Homeless case management services grants. For grants to
2	shelter facilities under s. 16.3085, \$500,000 <u>\$1,000,000</u> in each fiscal year. All
3	moneys allocated under this paragraph shall be credited to the appropriation
4	account under s. 20.505 (7) (kg).
5	SECTION 274. 49.175 (1) (g) of the statutes is amended to read:
6	49.175 (1) (g) State administration of public assistance programs and
7	overpayment collections. For state administration of public assistance programs
8	and the collection of public assistance overpayments, $\frac{17,231,100}{25,258,600}$ in
9	fiscal year 2021-22 <u>2025-26</u> and \$17,482,300 <u>\$25,707,800</u> in fiscal year 2022-23. In
10	fiscal year 2023-24, for such purposes, \$19,015,300. In fiscal year 2024-25, for such
11	purposes, \$19,424,300 <u>2026-27</u> .
12	SECTION 275. 49.175 (1) (i) of the statutes is amended to read:
13	49.175 (1) (i) <i>Emergency assistance</i> . For emergency assistance under s.
14	49.138 and for transfer to the department of administration for low-income energy
15	or weatherization assistance programs, \$6,000,000 <u>\$10,414,400</u> in each fiscal year
16	<u>2025-26 and \$10,141,300 in fiscal year 2026-27</u> .
17	SECTION 276. 49.175 (1) (j) of the statutes is amended to read:
18	49.175 (1) (j) <i>Grants for providing civil legal services</i> . For the grants under s.
19	49.1635 (5) to Wisconsin Trust Account Foundation, Inc., for distribution to
20	programs that provide civil legal services to low-income families, $\$500,000$
21	<u>\$4,500,000</u> in each fiscal year.
22	SECTION 277. 49.175 (1) (k) of the statutes is amended to read:
23	49.175 (1) (k) Transform Milwaukee and Transitional Jobs programs. For

contract costs under the Transform Milwaukee Jobs program and the Transitional
Jobs program under s. 49.163, \$9,500,000 <u>\$12,475,000</u> in each fiscal year.
SECTION 278. 49.175 (1) (Lm) of the statutes is amended to read:
49.175 (1) (Lm) Jobs for America's Graduates. For grants to the Jobs for
America's Graduates-Wisconsin to fund programs that improve social, academic,
and employment skills of youth who are eligible to receive temporary assistance for
needy families under 42 USC 601 et seq., in each fiscal year, \$1,000,000 <u>\$2,000,000</u> .
SECTION 279. 49.175 (1) (Lp) of the statutes is repealed.
SECTION 280. 49.175 (1) (ms) of the statutes is created to read:
49.175 (1) (ms) Child support debt reduction. For the child support debt
reduction program for noncustodial parents under s. 49.226, \$3,472,000 in fiscal
year 2025-26 and \$6,944,000 in fiscal year 2026-27.
SECTION 281. 49.175 (1) (q) of the statutes is amended to read:
SECTION 281. 49.175 (1) (q) of the statutes is amended to read: 49.175 (1) (q) <i>Child care state administration and licensing activities.</i> For
-
49.175 (1) (q) Child care state administration and licensing activities. For
49.175 (1) (q) <i>Child care state administration and licensing activities</i> . For state administration of child care programs under s. 49.155 and for child care
49.175 (1) (q) Child care state administration and licensing activities. For state administration of child care programs under s. 49.155 and for child care licensing activities, $$42,117,800$ $$52,983,800$ in fiscal year $2021-22$ $2025-26$ and
49.175 (1) (q) Child care state administration and licensing activities. For state administration of child care programs under s. 49.155 and for child care licensing activities, \$42,117,800 \$52,983,800 in fiscal year 2021-22 2025-26 and \$41,803,100 \$53,723,400 in fiscal year 2022-23. In fiscal year 2023-24, for such
49.175 (1) (q) <i>Child care state administration and licensing activities.</i> For state administration of child care programs under s. 49.155 and for child care licensing activities, \$42,117,800 \$52,983,800 in fiscal year 2021-22 2025-26 and \$41,803,100 \$53,723,400 in fiscal year 2022-23. In fiscal year 2023-24, for such programs and activities, \$45,796,000. In fiscal year 2024-25, for such programs and
49.175 (1) (q) <i>Child care state administration and licensing activities</i> . For state administration of child care programs under s. 49.155 and for child care licensing activities, \$42,117,800 \$52,983,800 in fiscal year 2021-22 2025-26 and \$41,803,100 \$53,723,400 in fiscal year 2022-23. In fiscal year 2023-24, for such programs and activities, \$45,796,000. In fiscal year 2024-25, for such programs and activities, \$45,796,000. In fiscal year 2024-25, for such programs and activities, \$45,570,300 2026-27.
49.175 (1) (q) <i>Child care state administration and licensing activities</i> . For state administration of child care programs under s. 49.155 and for child care licensing activities, \$42,117,800 \$52,983,800 in fiscal year 2021-22 2025-26 and \$41,803,100 \$53,723,400 in fiscal year 2022-23. In fiscal year 2023-24, for such programs and activities, \$45,796,000. In fiscal year 2024-25, for such programs and activities, \$45,796,000. In fiscal year 2024-25, for such programs and activities, \$45,570,300 2026-27. SECTION 282. 49.175 (1) (qm) of the statutes is amended to read:
 49.175 (1) (q) Child care state administration and licensing activities. For state administration of child care programs under s. 49.155 and for child care licensing activities, \$42,117,800 \$52,983,800 in fiscal year 2021-22 2025-26 and \$41,803,100 \$53,723,400 in fiscal year 2022-23. In fiscal year 2023-24, for such programs and activities, \$45,796,000. In fiscal year 2024-25, for such programs and activities, \$45,570,300 2026-27. SECTION 282. 49.175 (1) (qm) of the statutes is amended to read: 49.175 (1) (qm) Quality care for quality kids. For the child care quality

1	SECTION 283. 49.175 (1) (r) of the statutes is amended to read:
2	49.175 (1) (r) Children of recipients of supplemental security income. For
3	payments made under s. 49.775 for the support of the dependent children of
4	recipients of supplemental security income, \$18,564,700 <u>\$19,262,100</u> in <u>each</u> fiscal
5	year 2021-22 and \$18,145,000 in fiscal year 2022-23. In fiscal year 2023-24, for
6	such payments, \$9,699,900. In fiscal year 2024-25, for such payments, \$10,990,400.
7	SECTION 284. 49.175 (1) (s) of the statutes is amended to read:
8	49.175 (1) (s) Kinship care and long-term kinship care assistance. For kinship
9	care and long-term kinship care payments under s. 48.57 (3m) (am) and (3n) (am),
10	for assessments to determine eligibility for those payments, and for agreements
11	under s. 48.57 (3t) with the governing bodies of Indian tribes for the administration
12	of the kinship care and long-term kinship care programs within the boundaries of
13	the reservations of those tribes, $\$28,727,100$ $\$45,686,700$ in fiscal year $2021-22$
14	<u>2025-26</u> and \$31,441,800 <u>\$53,125,600</u> in fiscal year 2022-23. In fiscal year 2023-24,
15	for such payments, \$31,719,200. In fiscal year 2024-25, for such payments,
16	$\frac{35,661,000}{2026-27}$.
17	SECTION 285. 49.175 (1) (z) of the statutes is amended to read:
18	49.175 (1) (z) Grants to the Boys and Girls Clubs of America. For grants to the
19	Wisconsin Chapter of the Boys and Girls Clubs of America to fund programs that
20	improve social, academic, and employment skills of youth who are eligible to receive
21	temporary assistance for needy families under 42 USC 601 et seq., focusing on
22	study habits, intensive tutoring in math and English, and exposure to career
23	options and role models, \$2,807,000 <u>\$9,507,000</u> in each fiscal year. Grants provided
24	under this paragraph may not be used by the grant recipient to replace funding for

programs that are being funded, when the grant proceeds are received, with moneys other than those from the appropriations specified in sub. (1) (intro.). The total amount of the grants includes funds for the BE GREAT: Graduate program in the amount of matching funds that the program provides, up to \$1,532,000 in each fiscal year, to be used only for activities for which federal Temporary Assistance for Needy Families block grant moneys may be used.

 $\mathbf{7}$

SECTION 286. 49.175 (1) (zh) of the statutes is amended to read:

49.175 (1) (zh) Earned income tax credit supplement. For the transfer of
moneys from the appropriation account under s. 20.437 (2) (md) to the
appropriation account under s. 20.835 (2) (kf) for the earned income tax credit,
\$63,600,000 \$100,907,800 in fiscal year 2021-22 2025-26 and \$66,600,000
\$101,558,500 in fiscal year 2022-23. In fiscal year 2023-24, for such purposes,
\$61,725,000. In fiscal year 2024-25, for such purposes, \$65,002,000 2026-27.

14

SECTION 9206. Fiscal changes; Children and Families.

(1) PUBLIC ASSISTANCE AND LOCAL ASSISTANCE ALLOCATIONS. In the schedule
under s. 20.005 (3) for the appropriation to the department of children and families
under s. 20.437 (1) (md), the dollar amount for fiscal year 2025-26 is increased by
\$100,525,700 to increase allocations under s. 49.175 (1). In the schedule under s.
20.005 (3) for the appropriation to the department of children and families under s.
20.437 (1) (md), the dollar amount for fiscal year 2026-27 is increased by
\$133,892,600 to increase allocations under s. 49.175 (1).".

22 **48.** At the appropriate places, insert all of the following:

23 "SECTION 9206. Fiscal changes; Children and Families.

24 (1) STATE OUT-OF-HOME CARE AND ADOPTIONS. In the schedule under s. 20.005

1 (3) for the appropriation to the department of children and families under s. 20.437 $\mathbf{2}$ (1) (dd), the dollar amount for fiscal year 2025-26 is decreased by \$3,508,600 to 3 reflect reestimates of adoption assistance, subsidized guardianship, and state foster 4 care payments, and changes in federal claiming rates in the 2025-27 biennium. In $\mathbf{5}$ the schedule under s. 20.005 (3) for the appropriation to the department of children 6 and families under s. 20.437 (1) (dd), the dollar amount for fiscal year 2026-27 is 7 decreased by \$3,112,900 to reflect reestimates of adoption assistance, subsidized 8 guardianship, and state foster care payments, and changes in federal claiming rates 9 in the 2025-27 biennium.

10 (2) STATE OUT-OF-HOME CARE AND ADOPTIONS. In the schedule under s. 20.005 11 (3) for the appropriation to the department of children and families under s. 20.437 12 (1) (pd), the dollar amount for fiscal year 2025-26 is decreased by \$2,759,800 to 13 reflect reestimates of adoption assistance, subsidized guardianship, and state foster 14 care payments, and changes in the federal claiming rates in the 2025-27 biennium. 15In the schedule under s. 20.005 (3) for the appropriation to the department of 16 children and families under s. 20.437 (1) (pd), the dollar amount for fiscal year 172026-27 is decreased by \$2,963,800 to reflect reestimates of adoption assistance, 18 subsidized guardianship, and state foster care payments, and changes in the federal 19 claiming rates in the 2025-27 biennium.".

20

49. At the appropriate places, insert all of the following:

21

"SECTION 9206. Fiscal changes; Children and Families.

(1) OFFICE OF LEGAL COUNSEL; GPR FUNDING. In the schedule under s. 20.005
(3) for the appropriation to the department of children and families under s. 20.437
(1) (a), the dollar amount for fiscal year 2025-26 is increased by \$191,900 to increase

authorized FTE positions by 1.42 positions for the Office of Legal Counsel. In the
schedule under s. 20.005 (3) for the appropriation to the department of children and
families under s. 20.437 (1) (a), the dollar amount for fiscal year 2026-27 is
increased by \$255,900 to increase authorized FTE positions by 1.42 positions for
the Office of Legal Counsel.

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6 (2) OFFICE OF LEGAL COUNSEL; FEDERAL FUNDING. In the schedule under s. 7 20.005 (3) for the appropriation to the department of children and families under s. 8 20.437(1) (md), the dollar amount for fiscal year 2025-26 is increased by \$78,400 to 9 increase authorized FTE positions by 0.58 positions for the Office of Legal Counsel. 10 In the schedule under s. 20.005 (3) for the appropriation to the department of 11 children and families under s. 20.437 (1) (md), the dollar amount for fiscal year 122026-27 is increased by \$104,500 to increase authorized FTE positions by 0.58 13positions for the Office of Legal Counsel.".

14

50. At the appropriate places, insert all of the following:

15

"SECTION 9206. Fiscal changes; Children and Families.

16 (1) DIRECT CHILD CARE SERVICES; WISCONSIN SHARES SERVICES REESTIMATE. 17In the schedule under s. 20.005 (3) for the appropriation to the department of 18 children and families under s. 20.437 (1) (md), the dollar amount for fiscal year 19 2025-26 is decreased by \$25,291,400 to reflect estimates of the cost of subsidies 20 under current law. In the schedule under s. 20.005 (3) for the appropriation to the 21department of children and families under s. 20.437 (1) (md), the dollar amount for 22fiscal year 2026-27 is decreased by \$25,290,600 to reflect estimates of the cost of 23subsidies under current law.".

- 24
- **51.** At the appropriate places, insert all of the following:

1

"SECTION 9206. Fiscal changes; Children and Families.

 $\mathbf{2}$ (1)CHILD CARE FEE REVENUE ADJUSTMENT: FEDERAL REVENUE. In the 3 schedule under s. 20.005 (3) for the appropriation to the department of children and 4 families under s. 20.437 (1) (md), the dollar amount for fiscal year 2025-26 is $\mathbf{5}$ increased by \$70,300 to reflect a reestimate of child care fee revenue and replacing 6 child care fee revenue with federal revenue. In the schedule under s. 20.005 (3) for 7 the appropriation to the department of children and families under s. 20.437 (1) 8 (md), the dollar amount for fiscal year 2026-27 is increased by \$114,400 to reflect a 9 reestimate of child care fee revenue and replacing child care fee revenue with 10 federal revenue.

11 (2)CHILD CARE FEE REVENUE ADJUSTMENT; PROGRAM REVENUE. In the 12schedule under s. 20.005 (3) for the appropriation to the department of children and 13 families under s. 20.437 (1) (jb), the dollar amount for fiscal year 2025-26 is 14 decreased by \$70,300 to reflect a reestimate of child care fee revenue and replacing 15child care fee revenue with federal revenue. In the schedule under s. 20.005 (3) for 16 the appropriation to the department of children and families under s. 20.437 (1) 17(jb), the dollar amount for fiscal year 2026-27 is decreased by \$114,400 to reflect a 18 reestimate of child care fee revenue and replacing child care fee revenue with 19 federal revenue.".

20

52. At the appropriate places, insert all of the following:

21

"SECTION 9208. Fiscal changes; Corrections.

(1) VICTIM SERVICES. In the schedule under s. 20.005 (3) for the appropriation
to the department of corrections under s. 20.410 (1) (a), the dollar amount for fiscal
year 2025-26 is increased by \$481,700 to increase the authorized FTE positions for

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the department of corrections by 5.0 GPR positions for the office of victim services and programs. In the schedule under s. 20.005 (3) for the appropriation to the department of corrections under s. 20.410 (1) (a), the dollar amount for fiscal year 2026-27 is increased by \$404,300 to provide funding for the positions authorized under this subsection.".

6

53. At the appropriate places, insert all of the following:

7

"SECTION 9208. Fiscal changes; Corrections.

8 (1) AMERICANS WITH DISABILITIES ACT COMPLIANCE TEAM. In the schedule 9 under s. 20.005 (3) for the appropriation to the department of corrections under s. 10 20.410 (1) (a), the dollar amount for fiscal year 2025-26 is increased by \$605,000 to 11 increase the authorized FTE positions in the department by 1.0 GPR attorney 12position and 5.0 GPR program and policy-advanced positions for the purpose of the Americans with Disabilities Act compliance team and buying 5 vehicles for 1314 In the schedule under s. 20.005 (3) for the transportation for the team. 15appropriation to the department of corrections under s. 20.410 (1) (a), the dollar 16 amount for fiscal year 2026-27 is increased by \$582,800 to provide funding for the 17positions authorized under this subsection.".

18

54. At the appropriate places, insert all of the following:

19 **"SECTION 287.** 49.46 (1) (a) 1m. of the statutes is amended to read:

49.46 (1) (a) 1m. Any pregnant woman whose income does not exceed the
standard of need under s. 49.19 (11) and whose pregnancy is medically verified.
Eligibility continues to the last day of the month in which the 60th day or, if

approved by the federal government, the <u>90th 365th</u> day after the last day of the
 pregnancy falls.

3 **SECTION 288.** 49.46 (1) (j) of the statutes is amended to read: 4 49.46 (1) (j) An individual determined to be eligible for benefits under par. (a) $\mathbf{5}$ 9. remains eligible for benefits under par. (a) 9. for the balance of the pregnancy and 6 to the last day of the month in which the 60th day or, if approved by the federal 7 government, the 90th 365th day after the last day of the pregnancy falls without 8 regard to any change in the individual's family income. 9 **SECTION 289.** 49.47 (4) (ag) 2. of the statutes is amended to read: 10 49.47 (4) (ag) 2. Pregnant and the woman's pregnancy is medically verified. 11 Eligibility continues to the last day of the month in which the 60th day or, if 12approved by the federal government, the 90th 365th day after the last day of the 13pregnancy falls. 14 **SECTION 290.** 49.471 (6) (b) of the statutes is amended to read: 1549.471 (6) (b) A pregnant woman who is determined to be eligible for benefits 16 under sub. (4) remains eligible for benefits under sub. (4) for the balance of the 17pregnancy and to the last day of the month in which the 60th day or, if approved by 18 the federal government, the 90th 365th day after the last day of the pregnancy falls 19 without regard to any change in the woman's family income. 20 **SECTION 291.** 49.471 (7) (b) 1. of the statutes is amended to read: 2149.471 (7) (b) 1. A pregnant woman whose family income exceeds 300 percent 22of the poverty line may become eligible for coverage under this section if the 23difference between the pregnant woman's family income and the applicable income

1 limit under sub. (4) (a) is obligated or expended for any member of the pregnant $\mathbf{2}$ woman's family for medical care or any other type of remedial care recognized 3 under state law or for personal health insurance premiums or for both. Eligibility 4 obtained under this subdivision continues without regard to any change in family $\mathbf{5}$ income for the balance of the pregnancy and to the last day of the month in which 6 the 60th day or, if approved by the federal government, the 90th 365th day after the 7 last day of the woman's pregnancy falls. Eligibility obtained by a pregnant woman 8 under this subdivision extends to all pregnant women in the pregnant woman's 9 family.".

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10

55. At the appropriate places, insert all of the following:

11 "SECTION 292. 49.45 (25c) of the statutes is created to read:

12 49.45 (25c) CHILDREN'S BEHAVIORAL HEALTH SPECIALTY MANAGED CARE. The 13 department may request a waiver from the federal department of health and 14 human services to administer a children's behavioral health specialty managed 15 care program under the Medical Assistance program. If the waiver is granted, the 16 department may administer the children's behavioral health specialty managed 17 care program under this subsection.".

18

56. At the appropriate places, insert all of the following:

19 "SECTION 9219. Fiscal changes; Health Services.

20 (1) PEER-RUN RESPITE CENTERS.

(a) In the schedule under s. 20.005 (3) for the appropriation to the department
of health services under s. 20.435 (5) (bc), the dollar amount for fiscal year 2025-26
is increased by \$1,350,000 to fund grants for peer-run respite centers under s. 46.48

(31).. In the schedule under s. 20.005 (3) for the appropriation to the department of
 health services under s. 20.435 (5) (bc), the dollar amount for fiscal year 2026-27 is
 increased by \$1,350,000 to fund grants for peer-run respite centers under s. 46.48
 (31).

5 (b) In the schedule under s. 20.005 (3) for the appropriation to the department 6 of health services under s. 20.435 (2) (gk), the dollar amount for fiscal year 2025-26 7 is decreased by \$450,000 to reduce funding for grants for peer-run respite centers 8 under s. 46.48 (31).. In the schedule under s. 20.005 (3) for the appropriation to the 9 department of health services under s. 20.435 (2) (gk), the dollar amount for fiscal 10 year 2026-27 is decreased by \$450,000 to reduce funding for grants for peer-run 11 respite centers under s. 46.48 (31).".

12 **57.** At the appropriate places, insert all of the following:

13 "SECTION 293. 46.482 (1) (a) of the statutes is renumbered 46.482 (1) (bm).

14 SECTION 294. 46.482 (1) (am) of the statutes is created to read:

46.482 (1) (am) "Certified peer specialist" means an individual described
under s. 49.45 (30j) (a) 1m. who has met the certification requirements established
by the department.

18 SECTION 295. 46.482 (1) (b) of the statutes is renumbered 46.482 (1) (c) and 19 amended to read:

46.482 (1) (c) "Peer recovery coach" means an individual described under s.
49.45 (30j) (a) 2. 3. who has completed the training requirements specified under s.
49.45 (30j) (b) 4.

SECTION 296. 46.482 (2) (a) of the statutes is amended to read:

23

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1	46.482 (2) (a) Use peer recovery coaches <u>and certified peer specialists</u> to
2	encourage individuals to seek treatment for a substance use disorder following an
3	overdose.
4	SECTION 297. 46.482 (2) (f) of the statutes is amended to read:
5	46.482 (2) (f) Collect and evaluate data on the outcomes of patients receiving
6	peer recovery coach or certified peer specialist services and coordination and
7	continuation of care services under this section.
8	SECTION 298. 49.45 (30j) (title) of the statutes is amended to read:
9	49.45 (30j) (title) REIMBURSEMENT FOR PEER RECOVERY COACH AND CERTIFIED
10	PEER SPECIALIST SERVICES.
11	SECTION 299. 49.45 (30j) (a) 1. and 2. of the statutes are renumbered 49.45
12	(30j) (a) 2m. and 3.
13	SECTION 300. 49.45 (30j) (a) 1m. of the statutes is created to read:
14	49.45 (30j) (a) 1m. "Certified peer specialist" means an individual who has
15	experience in the mental health and substance use services system, who is trained
16	to provide support to others, and who has received peer specialist or parent peer
17	specialist certification under the rules established by the department.
18	SECTION 301. 49.45 (30j) (bm) of the statutes is created to read:
19	49.45 (30j) (bm) The department shall reimburse under the Medical
20	Assistance program under this subchapter any service provided by a certified peer
21	specialist if the service satisfies all of the following conditions:
22	1. The recipient of the service provided by a certified peer specialist is in
23	treatment for or recovery from a mental illness or a substance use disorder.

1	2. The certified peer specialist provides the service under the supervision of a
2	competent mental health professional.
3	3. The certified peer specialist provides the service in coordination with the
4	Medical Assistance recipient's individual treatment plan and in accordance with
5	the recipient's individual treatment goals.
6	4. The certified peer specialist providing the service has completed training
7	requirements, as established by the department by rule, after consulting with
8	members of the recovery community.
9	SECTION 302. 49.45 (30j) (c) of the statutes is amended to read:
10	49.45 (30j) (c) The department shall certify under Medical Assistance peer
11	recovery coaches and certified peer specialists to provide services in accordance
12	with this subsection.
13	SECTION 303. 49.46 (2) (b) 14p. of the statutes is amended to read:
14	49.46 (2) (b) 14p. Subject to s. 49.45 (30j), services provided by a peer recovery
15	coach <u>or a certified peer specialist</u> .
16	SECTION 9119. Nonstatutory provisions; Health Services.
17	(1) RULES REGARDING TRAINING OF CERTIFIED PEER SPECIALISTS. The
18	department of health services may promulgate the rules required under s. 49.45
19	(30j) (bm) 4. as emergency rules under s. 227.24. Notwithstanding s. 227.24 (1) (a)
20	and (3), the department of health services is not required to provide evidence that
21	promulgating a rule under this subsection as an emergency rule is necessary for the
22	preservation of the public peace, health, safety, or welfare and is not required to
23	provide a finding of emergency for a rule promulgated under this subsection.

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Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under this
 subsection remain in effect until January 1, 2027, or the date the permanent rules
 take effect, whichever is sooner.

4

SECTION 9219. Fiscal changes; Health Services.

(1) CERTIFIED PEER SPECIALIST SERVICES. In the schedule under s. 20.005 (3)
for the appropriation to the department of health services under s. 20.435 (4) (b),
the dollar amount for fiscal year 2026-27 is increased by \$1,277,400 to provide
coverage of certified peer specialist services under the Medical Assistance
program.".

10 **58.** At the appropriate places, insert all of the following:

11 "SECTION 304. 20.435 (2) (km) of the statutes is amended to read:

1220.435 (2) (km) Indian mental health placement. All moneys transferred from 13 the appropriation account under s. 20.505 (8) (hm) 25. The amounts in the schedule 14 to reimburse an Indian tribe or band in this state or a county department for placements by a tribal court of a member of the Indian tribe or band that are 1516 unexpected or that result in cumulative costs of placements to the tribe or county 17department exceeding \$50,000 annually. All moneys transferred from the 18 appropriation account under s. 20.505 (8) (hm) 25. shall be credited to this 19 appropriation account. Notwithstanding s. 20.001 (3) (a), the unencumbered 20 balance on June 30 of each year shall revert to the appropriation account under s. 2120.505 (8) (hm).

22 SECTION 305. 20.505 (8) (hm) 25. of the statutes is amended to read:

23 20.505 (8) (hm) 25. The amount transferred to s. 20.435 (2) (km) shall be
24 \$250,000 or the amount remaining in this appropriation after all other transfers

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5	632.869 Reimbursement to federal drug pricing program
4	"SECTION 306. 632.869 of the statutes is created to read:
3	59. At the appropriate places, insert all of the following:
2	<u>under s. 20.435 (2) (km)</u> .".
T	under subds. Ic. to 24. are made, whichever is less the amount in the schedule

6 **participants.** (1) In this section:

(a) "Covered entity" means an entity described in 42 USC 256b (a) (4) (A), (D),
(E), (J), or (N) that participates in the federal drug pricing program under 42 USC
256b, a pharmacy of the entity, or a pharmacy contracted with the entity to
dispense drugs purchased through the federal drug pricing program under 42 USC
256b.

12 (b) "Pharmacy benefit manager" has the meaning given in s. 632.865 (1) (c).

13 (2) No person, including a pharmacy benefit manager or 3rd-party payer, may
14 do any of the following:

(a) Reimburse a covered entity for a drug that is subject to an agreement
under 42 USC 256b at a rate lower than that paid for the same drug to pharmacies
that are not covered entities and have a similar prescription volume to that of the
covered entity.

(b) Assess a covered entity any fee, charge back, or other adjustment on the
basis of the covered entity's participation in the federal drug pricing program under
42 USC 256b.

22

(3) The commissioner may promulgate rules to implement this section and to

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1	establish minimum reimbursement rates for covered entities and any other entity
2	described under 42 USC 256b (a) (4).".
3	60. At the appropriate places, insert all of the following:
4	"SECTION 307. 601.31 (1) (nw) of the statutes is created to read:
5	601.31 (1) (nw) For issuing or renewing a license as a pharmacy services
6	administrative organization under s. 632.864, an amount to be set by the
7	commissioner by rule.
8	SECTION 308. 632.864 of the statutes is created to read:
9	632.864 Pharmacy services administrative organizations. (1)
10	DEFINITIONS. In this section:
11	(a) "Administrative service" means any of the following:
12	1. Assisting with claims.
13	2. Assisting with audits.
14	3. Providing centralized payment.
15	4. Performing certification in a specialized care program.
16	5. Providing compliance support.
17	6. Setting flat fees for generic drugs.
18	7. Assisting with store layout.
19	8. Managing inventory.
20	9. Providing marketing support.
21	10. Providing management and analysis of payment and drug dispensing
22	data.
23	11. Providing resources for retail cash cards.

1	(b) "Independent pharmacy" means a pharmacy operating in this state that is
2	licensed under s. 450.06 or 450.065 and is under common ownership with no more
3	than 2 other pharmacies.
4	(c) "Pharmacy benefit manager" has the meaning given in s. 632.865 (1) (c).
5	(d) "Pharmacy services administrative organization" means an entity
6	operating in this state that does all of the following:
7	1. Contracts with an independent pharmacy to conduct business with a 3rd-
8	party payer on the independent pharmacy's behalf.
9	2. Provides at least one administrative service to an independent pharmacy
10	and negotiates and enters into a contract with a 3rd-party payer or pharmacy
11	benefit manager on behalf of the independent pharmacy.
12	(e) "Third-party payer" means an entity, including a plan sponsor, health
13	maintenance organization, or insurer, operating in this state that pays or insures
14	health, medical, or prescription drug expenses on behalf of beneficiaries.
15	(2) LICENSURE. (a) Beginning on the first day of the 12th month beginning
16	after the effective date of this paragraph [LRB inserts date], no person may
17	operate as a pharmacy services administrative organization without being licensed
18	by the commissioner as a pharmacy services administrative organization under this
19	subsection. In order to obtain a license under this paragraph, the person shall
20	apply to the commissioner in the form and manner prescribed by the commissioner.
21	The application for licensure under this paragraph shall include all of the following:
22	1. The name, address, telephone number, and federal employer identification
23	number of the applicant.

2. The name, business address, and telephone number of a contact person for
 the applicant.

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3. The fee under s. 601.31 (1) (nw).
4. Evidence of financial responsibility of at least \$1,000,000.
5. Any other information required by the commissioner.
6 (b) The term of a license issued under par. (a) shall be 2 years from the date of
7 issuance.
8 (c) A license issued under par. (a) may be renewed. Renewal applications shall

9 be submitted to the commissioner on a form provided by the commissioner and shall
10 include all the items described in par. (a) 1. to 5. A renewal application under this
11 paragraph may not be submitted more than 90 days prior to the end of the term of
12 the license being renewed.

- (3) DISCLOSURE TO THE COMMISSIONER. (a) A pharmacy services
 administrative organization licensed under sub. (2) shall disclose to the
 commissioner the extent of any ownership or control of the pharmacy services
 administrative organization by an entity that does any of the following:
- 17

18

1. Provides pharmacy services.

2. Provides prescription drug or device services.

19 3. Manufactures, sells, or distributes prescription drugs, biologicals, or20 medical devices.

(b) A pharmacy services administrative organization licensed under sub. (2)
shall notify the commissioner in writing within 5 days of any material change in its
ownership or control relating to an entity described in par. (a).

1 (4) RULES. The commissioner may promulgate rules to implement this 2 section.".

- 61. At the appropriate places, insert all of the following:
 "SECTION 309. 46.48 (33) of the statutes is created to read:
 46.48 (33) DIAPER BANK GRANTS. The department may distribute not more
 than \$500,000 in each fiscal year as grants to diaper banks to provide diapers to
 families in need.
- 8

SECTION 9219. Fiscal changes; Health Services.

9 (1) DIAPER BANK GRANTS. In the schedule under s. 20.005 (3) for the 10 appropriation to the department of health services under s. 20.435 (1) (b), the dollar 11 amount for fiscal year 2025-26 is increased by \$500,000 and the dollar amount for 12 fiscal year 2026-27 is increased by \$500,000 to provide grants to diaper banks 13 under s. 46.48 (33).".

14 **62.** At the appropriate places, insert all of the following:

15 "SECTION 310. 601.31 (1) (nv) of the statutes is created to read:

16 601.31 (1) (nv) For issuing or renewing a license as a pharmaceutical
17 representative under s. 632.863, an amount to be set by the commissioner by rule.

18

SECTION 311. 632.863 of the statutes is created to read:

19 632.863 Pharmaceutical representatives. (1) DEFINITIONS. In this
 20 section:

(a) "Health care professional" means a physician or other health care
practitioner who is licensed to provide health care services or to prescribe
pharmaceutical or biologic products.

1

(b) "Pharmaceutical" means a medication that may legally be dispensed only with a valid prescription from a health care professional.

 $\mathbf{2}$

3 (c) "Pharmaceutical representative" means an individual who markets or promotes pharmaceuticals to health care professionals on behalf of a 4 $\mathbf{5}$ pharmaceutical manufacturer for compensation.

6 (2) LICENSURE. Beginning on the first day of the 12th month beginning after 7 the effective date of this subsection [LRB inserts date], no individual may act as 8 a pharmaceutical representative in this state without being licensed by the 9 commissioner as a pharmaceutical representative under this subsection. In order 10 to obtain a license under this subsection, the individual shall apply to the 11 commissioner in the form and manner prescribed by the commissioner and shall 12pay the fee under s. 601.31 (1) (nv). The term of a license issued under this 13subsection is one year, and the license is renewable.

14 (3) DISPLAY OF LICENSE. A pharmaceutical representative licensed under sub. 15(2) shall display the pharmaceutical representative's license during each visit with 16 a health care professional.

17(4) ENFORCEMENT. (a) Any individual who violates this section or any rules 18 promulgated under this section shall be fined not less than \$1,000 nor more than 19 \$3,000 for each offense. Each day of continued violation constitutes a separate 20 offense.

21(b) The commissioner may suspend or revoke the license of a pharmaceutical 22representative who violates this section or any rules promulgated under this 23A suspended or revoked license under this paragraph may not be section.

reinstated until the pharmaceutical representative remedies all violations related
 to the suspension or revocation and pays all assessed penalties and fees.

- 3 (5) RULES. The commissioner shall promulgate rules to implement this
 4 section, including rules that require pharmaceutical representatives to complete
 5 continuing educational coursework as a condition of licensure.".
- 6 **63.** At the appropriate places, insert all of the following:
- 7

"SECTION 312. 601.31 (1) (mv) of the statutes is created to read:

8 601.31 (1) (mv) For initial issuance or renewal of a license as a pharmacy 9 benefit management broker or consultant under s. 628.495, amounts set by the 10 commissioner by rule.

11

SECTION 313. 628.495 of the statutes is created to read:

628.495 Pharmacy benefit management broker and consultant
licenses. (1) DEFINITION. In this section, "pharmacy benefit manager" has the
meaning given in s. 632.865 (1) (c).

15 (2) LICENSE REQUIRED. Beginning on the first day of the 12th month 16 beginning after the effective date of this subsection [LRB inserts date], no 17 individual may act as a pharmacy benefit management broker or consultant and no 18 individual may act to procure the services of a pharmacy benefit manager on behalf 19 of a client without being licensed by the commissioner under this section.

- (3) RULES. The commissioner may promulgate rules to establish criteria and
 procedures for initial licensure and renewal of licensure and to implement licensure
 under this section.".
- 23
- **64.** At the appropriate places, insert all of the following:

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1	"SECTION 314. 632.865 (2m) of the statutes is created to read:
2	632.865 (2m) FIDUCIARY DUTY AND DISCLOSURES TO HEALTH BENEFIT PLAN
3	SPONSORS. (a) A pharmacy benefit manager owes a fiduciary duty to the health
4	benefit plan sponsor to act according to the health benefit plan sponsor's
5	instructions and in the best interests of the health benefit plan sponsor.
6	(b) A pharmacy benefit manager shall annually provide, no later than the
7	date and using the method prescribed by the commissioner by rule, the health
8	benefit plan sponsor all of the following information from the previous calendar
9	year:
10	1. The indirect profit received by the pharmacy benefit manager from owning
11	any interest in a pharmacy or service provider.
12	2. Any payment made by the pharmacy benefit manager to a consultant or
13	broker who works on behalf of the health benefit plan sponsor.
14	3. From the amounts received from all drug manufacturers, the amounts
15	retained by the pharmacy benefit manager, and not passed through to the health
16	benefit plan sponsor, that are related to the health benefit plan sponsor's claims or
17	bona fide service fees.
18	4. The amounts, including pharmacy access and audit recovery fees, received
19	from all pharmacies that are in the pharmacy benefit manager's network or have a
20	contract to be in the network and, from these amounts, the amount retained by the
21	pharmacy benefit manager and not passed through to the health benefit plan
22	sponsor.".

23

65. At the appropriate places, insert all of the following:

1 **"SECTION 315.** 609.74 of the statutes is created to read: $\mathbf{2}$ 609.74 Coverage of infertility services. Defined network plans and 3 preferred provider plans are subject to s. 632.895 (15m). 4 **SECTION 316.** 632.895 (15m) of the statutes is created to read: $\mathbf{5}$ 632.895 (15m) COVERAGE OF INFERTILITY SERVICES. (a) In this subsection: "Diagnosis of and treatment for infertility" means any recommended 6 1. 7 procedure or medication to treat infertility at the direction of a physician that is consistent with established, published, or approved medical practices or 8 9 professional guidelines from the American College of Obstetricians and 10 Gynecologists, or its successor organization, or the American Society for 11 Reproductive Medicine, or its successor organization. 122. "Infertility" means a disease, condition, or status characterized by any of 13the following: 14 a. The failure to establish a pregnancy or carry a pregnancy to a live birth 15after regular, unprotected sexual intercourse for, if the woman is under the age of 16 35, no longer than 12 months or, if the woman is 35 years of age or older, no longer 17than 6 months, including any time during those 12 months or 6 months that the 18 woman has a pregnancy that results in a miscarriage. 19 b. An individual's inability to reproduce either as a single individual or with a 20 partner without medical intervention. 21A physician's findings based on a patient's medical, sexual, and c. 22reproductive history, age, physical findings, or diagnostic testing.

1

3. "Self-insured health plan" means a self-insured health plan of the state or a county, city, village, town, or school district.

2

4. "Standard fertility preservation service" means a procedure that is
consistent with established medical practices or professional guidelines published
by the American Society for Reproductive Medicine, or its successor organization, or
the American Society of Clinical Oncology, or its successor organization, for a
person who has a medical condition or is expected to undergo medication therapy,
surgery, radiation, chemotherapy, or other medical treatment that is recognized by
medical professionals to cause a risk of impairment to fertility.

10 (b) Subject to pars. (c) to (e), every disability insurance policy and self-insured 11 health plan that provides coverage for medical or hospital expenses shall cover diagnosis of and treatment for infertility and standard fertility preservation 1213services. Coverage required under this paragraph includes at least 4 completed 14 oocyte retrievals with unlimited embryo transfers, in accordance with the guidelines of the American Society for Reproductive Medicine, or its successor 1516 organization, and single embryo transfer when recommended and medically 17appropriate.

18 (c) 1. A disability insurance policy or self-insured health plan may not do any19 of the following:

a. Impose any exclusion, limitation, or other restriction on coverage required
under par. (b) based on a covered individual's participation in fertility services
provided by or to a 3rd party.

23

b. Impose any exclusion, limitation, or other restriction on coverage of

medications that are required to be covered under par. (b) that are different from
those imposed on any other prescription medications covered under the policy or
plan.

c. Impose any exclusion, limitation, cost-sharing requirement, benefit
maximum, waiting period, or other restriction on coverage that is required under
par. (b) of diagnosis of and treatment for infertility and standard fertility
preservation services that is different from an exclusion, limitation, cost-sharing
requirement, benefit maximum, waiting period, or other restriction imposed on
benefits for services that are covered by the policy or plan and that are not related to
infertility.

A disability insurance policy or self-insured health plan shall provide
 coverage required under par. (b) to any covered individual under the policy or plan,
 including any covered spouse or nonspouse dependent, to the same extent as other
 pregnancy-related benefits covered under the policy or plan.

(d) The commissioner, after consulting with the department of health services
on appropriate treatment for infertility, shall promulgate any rules necessary to
implement this subsection. Before the promulgation of rules, disability insurance
policies and self-insured health plans are considered to comply with the coverage
requirements of par. (b) if the coverage conforms to the standards of the American
Society for Reproductive Medicine.

(e) This subsection does not apply to a disability insurance policy that is
described under s. 632.745 (11) (b) 1. to 12.

23

SECTION 9323. Initial applicability; Insurance.

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(1) COVERAGE OF INFERTILITY SERVICES.

(a) For policies and plans containing provisions inconsistent with these
sections, the treatment of ss. 609.74 and 632.895 (15m) first applies to policy or
plan years beginning on January 1 of the year following the year in which this
paragraph takes effect, except as provided in pars. (b) and (c).

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6 (b) For policies and plans that have a term greater than one year and contain 7 provisions inconsistent with these sections, the treatment of ss. 609.74 and 632.895 8 (15m) first applies to policy or plan years beginning on January 1 of the year 9 following the year in which the policy or plan is extended, modified, or renewed, 10 whichever is later.

11 (c) For policies and plans that are affected by a collective bargaining 12 agreement containing provisions inconsistent with these sections, the treatment of 13 ss. 609.74 and 632.895 (15m) first applies to policy or plan years beginning on the 14 effective date of this paragraph or on the day on which the collective bargaining 15 agreement is entered into, extended, modified, or renewed, whichever is later.

16

SECTION 9423. Effective dates; Insurance.

17 (1) COVERAGE OF INFERTILITY SERVICES. The treatment of ss. 609.74 and
18 632.895 (15m) and SECTION 9323 (1) of this act take effect on the first day of the 4th
19 month beginning after publication.".

- 20 **66.** At the appropriate places, insert all of the following:
- 21 "SECTION 9219. Fiscal changes; Health Services.

(1) MYWISCONSIN ID - IT SECURITY. In the schedule under s. 20.005 (3) for the
 appropriation to the department of health services under s. 20.435 (1) (a), the dollar

1 amount for fiscal year 2025-26 is increased by \$1,432,400 to develop the $\mathbf{2}$ MyWisconsin identification account management system. In the schedule under s. 3 20.005 (3) for the appropriation to the department of health services under s. 4 20.435 (1) (a), the dollar amount for fiscal year 2026-27 is increased by \$477,500 to develop the MyWisconsin identification account management system.". $\mathbf{5}$ 6 **67.** At the appropriate places, insert all of the following: 7 "SECTION 317. 632.895 (17) (b) 1m. of the statutes is created to read: 8 632.895 (17) (b) 1m. Oral contraceptives that are lawfully furnished over the 9 counter without a prescription. 10 **SECTION 9323.** Initial applicability; Insurance. 11 (1) COVERAGE OF OVER-THE-COUNTER ORAL CONTRACEPTIVES. 12(a) For policies and plans containing provisions inconsistent with s. 632.895 13(17) (b) 1m., the treatment of s. 632.895 (17) (b) 1m. first applies to policy or plan 14 years beginning on January 1 of the year following the year in which this paragraph 15takes effect, except as provided in par. (b). 16 For policies and plans that are affected by a collective bargaining (b) 17agreement containing provisions inconsistent with s. 632.895 (17) (b) 1m., the 18 treatment of s. 632.895 (17) (b) 1m. first applies to policy or plan years beginning on 19 the effective date of this paragraph or on the day on which the collective bargaining 20 agreement is newly established, extended, modified, or renewed, whichever is later.

21

SECTION 9423. Effective dates; Insurance.

(1) COVERAGE OF OVER-THE-COUNTER ORAL CONTRACEPTIVES. The treatment
of s. 632.895 (17) (b) 1m. and SECTION 9323 (1) of this act take effect on the first day
of the 4th month beginning after publication.".

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68. At the appropriate places, insert all of the following:

2 "SECTION 318. 46.74 of the statutes is created to read:

46.74 Grants for mobile dental clinics. The department shall award
grants to community health centers, as defined in s. 250.15 (1) (a), to procure and
operate mobile dental clinics.

6

SECTION 9219. Fiscal changes; Health Services.

(1) MOBILE DENTAL CLINIC GRANTS. In the schedule under s. 20.005 (3) for the
appropriation to the department of health services under s. 20.435 (4) (b), the dollar
amount for fiscal year 2026-27 is increased by \$1,898,700 to fund grants to 3
community health centers to enable them to each procure and operate a mobile
dental clinic, and to reflect an increase in dental services utilization under the
Medical Assistance program under subch. IV of ch. 49 resulting from the mobile
dental clinics.".

14 **69.** At the appropriate places, insert all of the following:

15 "SECTION 319. 40.51 (8m) of the statutes is amended to read:

1640.51 (8m)Every health care coverage plan offered by the group insurance17board under sub. (7) shall comply with ss. 631.95, 632.722, 632.729, 632.746 (1) to18(8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835, 632.855, 632.855, 632.855,

19 632.861, 632.867, <u>632.87 (4e)</u>, 632.885, 632.89, and 632.895 (11) to (17).

20 **SECTION 320.** 609.718 of the statutes is created to read:

21**609.718 Dental therapist coverage.** Limited service health organizations,22preferred provider plans, and defined network plans are subject to s. 632.87 (4e).

23 **SECTION 321.** 632.87 (1) of the statutes is amended to read:

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1	632.87 (1) No insurer may refuse to provide or pay for benefits for health care
2	services provided by a licensed health care professional on the ground that the
3	services were not rendered by a physician as defined in s. 990.01 (28), unless the
4	contract clearly excludes services by such practitioners, but no contract or plan may
5	exclude services in violation of sub. (2), (2m), (3), (4), <u>(4e)</u> , (4m), (5), or (6).
6	SECTION 322. 632.87 (4) of the statutes is amended to read:
7	632.87 (4) No policy, plan or contract may exclude coverage for diagnosis and
8	treatment of a condition or complaint by a licensed dentist or dental therapist
9	within the scope of the dentist's or dental therapist's license, if the policy, plan or
10	contract covers diagnosis and treatment of the condition or complaint by another
11	health care provider, as defined in s. 146.81 (1) (a) to (p).
12	SECTION 323. 632.87 (4e) of the statutes is created to read:
13	632.87 (4e) In this subsection, "dental therapist" means an individual
14	licensed under s. 447.04 (1m).
15	(b) No policy, plan, or contract may exclude coverage for dental services,
16	treatments, or procedures provided by a dental therapist within the scope of the
17	dental therapist's license if the policy, plan, or contract covers the dental services,
18	treatments, or procedures when provided by another health care provider, as
19	defined in s. 146.81 (1) (a) to (hp).
20	SECTION 9323. Initial applicability; Insurance.
21	(1) DENTAL THERAPIST COVERAGE.
22	(a) For policies and plans containing provisions inconsistent with ss. 40.51
23	(8m), 609.718, and 632.87 (1), (4), and (4e), the treatment of ss. 40.51 (8m), 609.718,
24	and 632.87 (1), (4), and (4e) first applies to policy or plan years beginning on

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January 1 of the year following the year in which this paragraph takes effect, except as provided in par. (b).

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(b) For policies and plans that are affected by a collective bargaining
agreement containing provisions inconsistent with ss. 40.51 (8m), 609.718, and
632.87 (1), (4), and (4e), the treatment of ss. 40.51 (8m), 609.718, and 632.87 (1), (4),
and (4e) first applies to policy or plan years beginning on the effective date of this
paragraph or on the day on which the collective bargaining agreement is entered
into, extended, modified, or renewed, whichever is later.

9

SECTION 9423. Effective dates; Insurance.

(1) DENTAL THERAPIST COVERAGE. The treatment of ss. 40.51 (8m), 609.718,
and 632.87 (1), (4), and (4e) and SECTION 9323 (1) of this act take effect on the first
day of the 4th month beginning after publication.".

13 **70.** At the appropriate places, insert all of the following:

14

"SECTION 9219. Fiscal changes; Health Services.

(1) ALZHEIMER'S DISEASE TRAINING AND INFORMATION GRANTS. In the
schedule under s. 20.005 (3) for the appropriation to the department of health
services under s. 20.435 (1) (bg), the dollar amount for fiscal year 2025-26 is
increased by \$50,000 and the dollar amount for fiscal year 2026-27 is increased by
\$50,000 to increase funding for the Alzheimer's disease training and information
grants.".

21 **71.** At the appropriate places, insert all of the following:

22 "SECTION 324. 40.51 (8) of the statutes is amended to read:

23 40.51 (8) Every health care coverage plan offered by the state under sub. (6)

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shall comply with ss. 631.89, 631.90, 631.93 (2), 631.95, 632.72 (2), 632.722,
 632.729, 632.746 (1) to (8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835,
 632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (3) to (6) (7), 632.885, 632.89,
 632.895 (5m) and (8) to (17), and 632.896.

 $\mathbf{5}$

SECTION 325. 40.51 (8m) of the statutes is amended to read:

40.51 (8m) Every health care coverage plan offered by the group insurance
board under sub. (7) shall comply with ss. 631.95, 632.722, 632.729, 632.746 (1) to
(8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835, 632.855, 632.853, 632.855,
632.861, 632.867, 632.87 (7), 632.885, 632.89, and 632.895 (11) to (17).

10

SECTION 326. 66.0137 (4) of the statutes is amended to read:

66.0137 (4) SELF-INSURED HEALTH PLANS. If a city, including a 1st class city,
or a village provides health care benefits under its home rule power, or if a town
provides health care benefits, to its officers and employees on a self-insured basis,
the self-insured plan shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2),
632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85,
632.853, 632.855, 632.861, 632.867, 632.87 (4) to (6) (7), 632.885, 632.89, 632.895
(9) to (17), 632.896, and 767.513 (4).

18 SECTION 327. 120.13 (2) (g) of the statutes is amended to read:

 19
 120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss.

 20
 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and

 21
 (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (4) to

 22
 (6) (7), 632.885, 632.89, 632.895 (9) to (17), 632.896, and 767.513 (4).

23 SECTION 328. 185.983 (1) (intro.) of the statutes is amended to read:

24 185.983 (1) (intro.) Every voluntary nonprofit health care plan operated by a

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1	cooperative association organized under s. 185.981 shall be exempt from chs. 600 to
2	646, with the exception of ss. 601.04 , 601.13 , 601.31 , 601.41 , 601.42 , 601.43 , 601.44 ,
3	601.45, 611.26, 611.67, 619.04, 623.11, 623.12, 628.34 (10), 631.17, 631.89, 631.93,
4	631.95, 632.72 (2), 632.722, 632.729, 632.745 to 632.749, 632.775, 632.79, 632.795,
5	632.798, 632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (2) to (6) (7), 632.885,
6	632.89, 632.895 (5) and (8) to (17), 632.896, and 632.897 (10) and chs. 609, 620, 630,
7	635, 645, and 646, but the sponsoring association shall:
8	SECTION 329. 609.713 of the statutes is created to read:
9	609.713 Qualified treatment trainee coverage. Limited service health
10	organizations, preferred provider plans, and defined network plans are subject to s.
11	632.87 (7).
12	SECTION 330. 632.87 (7) of the statutes is created to read:
13	632.87 (7) (a) In this subsection:
14	1. "Health care provider" has the meaning given in s. 146.81 (1) (a) to (hp).
15	2. "Qualified treatment trainee" has the meaning given in s. DHS 35.03
16	(17m), Wis. Adm. Code.
17	(b) No policy, plan, or contract may exclude coverage for mental health or
18	behavioral health treatment or services provided by a qualified treatment trainee
19	within the scope of the qualified treatment trainee's education and training if the
20	policy, plan, or contract covers the mental health or behavioral health treatment or
21	services when provided by another health care provider.
22	SECTION 9323. Initial applicability; Insurance.
23	(1) QUALIFIED TREATMENT TRAINEE COVERAGE.
24	(a) For policies and plans containing provisions inconsistent with these

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sections, the treatment of ss. 40.51 (8) and (8m), 66.0137 (4), 120.13 (2) (g), 185.983
 (1) (intro.), 609.713, and 632.87 (7) first applies to policy or plan years beginning on
 January 1 of the year following the year in which this paragraph takes effect, except
 as provided in par. (b).

5 (b) For policies and plans that are affected by a collective bargaining 6 agreement containing provisions inconsistent with these sections, the treatment of 7 ss. 40.51 (8) and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.), 609.713, and 8 632.87 (7) first applies to policy or plan years beginning on the effective date of this 9 paragraph or on the day on which the collective bargaining agreement is entered 10 into, extended, modified, or renewed, whichever is later.

11

SECTION 9423. Effective dates; Insurance.

(1) QUALIFIED TREATMENT TRAINEE COVERAGE. The treatment of ss. 40.51 (8)
and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.), 609.713, and 632.87 (7) and
SECTION 9323 (1) of this act take effect on the first day of the 4th month beginning
after publication.".

16 **72.** At the appropriate places, insert all of the following:

17 "SECTION 331. 40.51 (8) of the statutes is amended to read:

40.51 (8) Every health care coverage plan offered by the state under sub. (6)
shall comply with ss. 631.89, 631.90, 631.93 (2), 631.95, 632.72 (2), 632.722,
632.729, 632.746 (1) to (8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835,
632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (3) to (6) and (8), 632.885,
632.89, 632.895 (5m) and (8) to (17), and 632.896.

23 SECTION 332. 40.51 (8m) of the statutes is amended to read:

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1	40.51 (8m) Every health care coverage plan offered by the group insurance
2	board under sub. (7) shall comply with ss. 631.95, 632.722, 632.729, 632.746 (1) to
3	(8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835, 632.855, 632.853, 632.855,
4	632.861, 632.867, <u>632.87 (8),</u> 632.885, 632.89, and 632.895 (11) to (17).
5	SECTION 333. 66.0137 (4) of the statutes is amended to read:
6	66.0137 (4) SELF-INSURED HEALTH PLANS. If a city, including a 1st class city,
7	or a village provides health care benefits under its home rule power, or if a town
8	provides health care benefits, to its officers and employees on a self-insured basis,
9	the self-insured plan shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2),
10	632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85,
11	632.853, 632.855, 632.861, 632.867, 632.87 (4) to (6) and (8), 632.885, 632.89,
12	632.895 (9) to (17), 632.896, and 767.513 (4).
13	SECTION 334. 120.13 (2) (g) of the statutes is amended to read:
13 14	SECTION 334. 120.13 (2) (g) of the statutes is amended to read: 120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss.
14	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss.
14 15	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and
14 15 16	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (4) to
14 15 16 17	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (4) to (6) <u>and (8)</u> , 632.885, 632.89, 632.895 (9) to (17), 632.896, and 767.513 (4).
14 15 16 17 18	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (4) to (6) and (8), 632.885, 632.89, 632.895 (9) to (17), 632.896, and 767.513 (4). SECTION 335. 185.983 (1) (intro.) of the statutes is amended to read:
14 15 16 17 18 19	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (4) to (6) and (8), 632.885, 632.89, 632.895 (9) to (17), 632.896, and 767.513 (4). SECTION 335. 185.983 (1) (intro.) of the statutes is amended to read: 185.983 (1) (intro.) Every voluntary nonprofit health care plan operated by a
14 15 16 17 18 19 20	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (4) to (6) and (8), 632.885, 632.89, 632.895 (9) to (17), 632.896, and 767.513 (4). SECTION 335. 185.983 (1) (intro.) of the statutes is amended to read: 185.983 (1) (intro.) Every voluntary nonprofit health care plan operated by a cooperative association organized under s. 185.981 shall be exempt from chs. 600 to
14 15 16 17 18 19 20 21	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85, 632.853, 632.855, 632.861, 632.867, 632.87 (4) to (6) and (8), 632.885, 632.89, 632.895 (9) to (17), 632.896, and 767.513 (4). SECTION 335. 185.983 (1) (intro.) of the statutes is amended to read: 185.983 (1) (intro.) Every voluntary nonprofit health care plan operated by a cooperative association organized under s. 185.981 shall be exempt from chs. 600 to 646, with the exception of ss. 601.04, 601.13, 601.31, 601.41, 601.42, 601.43, 601.44,

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1	632.885, 632.89, 632.895 (5) and (8) to (17), 632.896, and 632.897 (10) and chs. 609,
2	620, 630, 635, 645, and 646, but the sponsoring association shall:
3	SECTION 336. 609.714 of the statutes is created to read:
4	609.714 Substance abuse counselor coverage. Limited service health
5	organizations, preferred provider plans, and defined network plans are subject to s.
6	632.87 (8).
7	SECTION 337. 632.87 (8) of the statutes is created to read:
8	632.87 (8) (a) In this subsection:
9	1. "Health care provider" has the meaning given in s. 146.81 (1) (a) to (hp).
10	2. "Substance abuse counselor" means a substance abuse counselor certified
11	under s. 440.88.
12	(b) No policy, plan, or contract may exclude coverage for alcoholism or other
13	drug abuse treatment or services provided by a substance abuse counselor within
14	the scope of the substance abuse counselor's education and training if the policy,
15	plan, or contract covers the alcoholism or other drug abuse treatment or services
16	when provided by another health care provider.
17	SECTION 9323. Initial applicability; Insurance.
18	(1) SUBSTANCE ABUSE COUNSELOR COVERAGE.
19	(a) For policies and plans containing provisions inconsistent with the
20	treatment of ss. 40.51 (8) and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.),
21	609.714, and 632.87 (8), the treatment of ss. 40.51 (8) and (8m), 66.0137 (4), 120.13
22	(2) (g), 185.983 (1) (intro.), 609.714, and 632.87 (8) first applies to policy or plan

1 years beginning on January 1 of the year following the year in which this paragraph takes effect, except as provided in par. (b).

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3 (b) For policies and plans that are affected by a collective bargaining 4 agreement containing provisions inconsistent with the treatment of ss. 40.51 (8) $\mathbf{5}$ and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.), 609.714, and 632.87 (8), the 6 treatment of ss. 40.51 (8) and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.), 7 609.714, and 632.87 (8) first applies to policy or plan years beginning on the 8 effective date of this paragraph or on the day on which the collective bargaining 9 agreement is newly established, extended, modified, or renewed, whichever is later.

10

SECTION 9423. Effective dates: Insurance.

11 (1) SUBSTANCE ABUSE COUNSELOR COVERAGE. The treatment of ss. 40.51 (8) 12and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.), 609.714, and 632.87 (8) and 13SECTION 9323 (1) of this act take effect on the first day of the 4th month beginning 14 after publication.".

15**73.** At the appropriate places, insert all of the following:

16 "SECTION 338. 40.51 (8) of the statutes is amended to read:

1740.51 (8) Every health care coverage plan offered by the state under sub. (6) 18 shall comply with ss. 631.89, 631.90, 631.93 (2), 631.95, 632.72 (2), 632.722, 19 632.729, 632.746 (1) to (8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835, 20 632.85, 632.851, 632.853, 632.855, 632.861, 632.867, 632.87 (3) to (6), 632.885, 21632.89, 632.895 (5m) and (8) to (17), and 632.896. 22**SECTION 339.** 40.51 (8m) of the statutes is amended to read:

2340.51 (8m) Every health care coverage plan offered by the group insurance

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1	board under sub. (7) shall comply with ss. 631.95, 632.722, 632.729, 632.746 (1) to
2	(8) and (10), 632.747, 632.748, 632.798, 632.83, 632.835, 632.85, <u>632.851</u> , 632.853,
3	632.855, 632.861, 632.867, 632.885, 632.89, and 632.895 (11) to (17).
4	SECTION 340. 66.0137 (4) of the statutes is amended to read:
5	66.0137 (4) SELF-INSURED HEALTH PLANS. If a city, including a 1st class city,
6	or a village provides health care benefits under its home rule power, or if a town
7	provides health care benefits, to its officers and employees on a self-insured basis,
8	the self-insured plan shall comply with ss. 49.493 (3) (d), 631.89, 631.90, 631.93 (2),
9	632.722, 632.729, 632.746 (10) (a) 2. and (b) 2., 632.747 (3), 632.798, 632.85,
10	<u>632.851,</u> 632.853, 632.855, 632.861, 632.867, 632.87 (4) to (6), 632.885, 632.89,
11	632.895 (9) to (17), 632.896, and 767.513 (4).
12	SECTION 341. 120.13 (2) (g) of the statutes is amended to read:
13	120.13 (2) (g) Every self-insured plan under par. (b) shall comply with ss.
14	49.493 (3) (d), 631.89, 631.90, 631.93 (2), 632.722, 632.729, 632.746 (10) (a) 2. and
15	(b) 2., 632.747 (3), 632.798, 632.85, <u>632.851</u> , 632.853, 632.855, 632.861, 632.867,
16	632.87 (4) to (6), 632.885, 632.89, 632.895 (9) to (17), 632.896, and 767.513 (4).
17	SECTION 342. 185.983 (1) (intro.) of the statutes is amended to read:
18	185.983 (1) (intro.) Every voluntary nonprofit health care plan operated by a
19	cooperative association organized under s. 185.981 shall be exempt from chs. 600 to
20	646, with the exception of ss. 601.04 , 601.13 , 601.31 , 601.41 , 601.42 , 601.43 , 601.44 ,
21	601.45, 611.26, 611.67, 619.04, 623.11, 623.12, 628.34 (10), 631.17, 631.89, 631.93,
22	631.95, 632.72 (2), 632.722, 632.729, 632.745 to 632.749, 632.775, 632.79, 632.795,
23	632.798, 632.85, <u>632.851</u> , 632.853, 632.855, 632.861, 632.867, 632.87 (2) to (6),

1 632.885, 632.89, 632.895 (5) and (8) to (17), 632.896, and 632.897 (10) and chs. 609, $\mathbf{2}$ 620, 630, 635, 645, and 646, but the sponsoring association shall: 3 **SECTION 343.** 609.825 of the statutes is created to read: 4 Coverage of emergency ambulance services. (1) In this 609.825 $\mathbf{5}$ section: 6 (a) "Ambulance service provider" has the meaning given in s. 256.01 (3). (b) "Self-insured governmental plan" means a self-insured health plan of the 7 8 state or a county, city, village, town, or school district that has a network of 9 participating providers and imposes on enrollees in the self-insured health plan 10 different requirements for using providers that are not participating providers. 11 (2) A defined network plan, preferred provider plan, or self-insured 12governmental plan that provides coverage of emergency medical services shall 13cover emergency ambulance services provided by an ambulance service provider 14 that is not a participating provider at a rate that is not lower than the greatest rate that is any of the following: 1516 (a) A rate that is set or approved by a local governmental entity in the 17jurisdiction in which the emergency ambulance services originated. 18 (b) A rate that is 400 percent of the current published rate for the provided 19 emergency ambulance services established by the federal centers for medicare and 20 medicaid services under title XVIII of the federal Social Security Act, 42 USC 1395

et seq., in the same geographic area or a rate that is equivalent to the rate billed by
the ambulance service provider for emergency ambulance services provided,
whichever is less.

(c) The contracted rate at which the defined network plan, preferred provider
 plan, or self-insured governmental plan would reimburse a participating
 ambulance service provider for the same emergency ambulance services.

- 4 (3) No defined network plan, preferred provider plan, or self-insured 5 governmental plan may impose a cost-sharing amount on an enrollee for emergency 6 ambulance services provided by an ambulance service provider that is not a 7 participating provider at a rate that is greater than the requirements that would 8 apply if the emergency ambulance services were provided by a participating 9 ambulance service provider.
 - (4) No ambulance service provider that receives reimbursement under this
 section may bill an enrollee for any additional amount for emergency ambulance
 services except for any copayment, coinsurance, deductible, or other cost-sharing
 responsibilities required to be paid by the enrollee.
 - 14 (5) For purposes of this section, "emergency ambulance services" does not15 include air ambulance services.
 - 16 **SECTION 344.** 632.851 of the statutes is created to read:

17 632.851 Reimbursement of emergency ambulance services. (1) In this
18 section:

19

(a) "Ambulance service provider" has the meaning given in s. 256.01 (3).

(b) "Clean claim" means a claim that has no defect of impropriety, including a
lack of required substantiating documentation or any particular circumstance that
requires special treatment that prevents timely payment from being made on the
claim.

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(c) "Emergency medical responder" has the meaning given in s. 256.01 (4p).
 (d) "Emergency medical services practitioner" has the meaning given in s.
 256.01 (5).

(e) "Firefighter" has the meaning given in s. 36.27 (3m) (a) 1m.

(f) "Health care provider" has the meaning given in s. 146.81 (1) (a) to (hp). $\mathbf{5}$ 6 (g) "Law enforcement officer" has the meaning given in s. 165.85 (2) (c). 7 (h) "Self-insured health plan" has the meaning given in s. 632.85 (1) (c). 8 (2) (a) A disability insurance policy or self-insured health plan shall, within 9 30 days after receipt of a clean claim for covered emergency ambulance services, 10 promptly remit payment for the covered emergency ambulance services directly to 11 the ambulance service provider. No disability insurance policy or self-insured 12health plan may send a payment for covered emergency ambulance services to an 13enrollee.

(b) A disability insurance policy or self-insured health plan shall respond to a
claim for covered emergency ambulance services that is not a clean claim by sending
a written notice, within 30 days after receipt of the claim, acknowledging the date of
receipt of the claim and informing the ambulance service provider of one of the
following:

19 1. That the disability insurance policy or self-insured health plan is declining
 20 to pay all or part of the claim, including the specific reason or reasons for the denial.
 21 2. That additional information is necessary to determine if all or part of the
 22 claim is payable and the specific additional information that is required.

23 (3) A disability insurance policy or self-insured health plan shall remit

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payment for the transportation of any patient by ambulance as a medically
 necessary emergency ambulance service if the transportation was requested by an
 emergency medical services practitioner, an emergency medical responder, a
 firefighter, a law enforcement officer, or a health care provider.

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6

SECTION 9323. Initial applicability; Insurance.

(1) COVERAGE OF EMERGENCY AMBULANCE SERVICES.

(a) For policies and plans containing provisions inconsistent with ss. 609.825
and 632.851, the treatment of ss. 609.825 and 632.851 first applies to policy or plan
years beginning on the effective date of this paragraph, except as provided in par.
(b).

11 (b) For policies and plans that are affected by a collective bargaining 12 agreement containing provisions inconsistent with ss. 609.825 and 632.851, the 13 treatment of ss. 609.825 and 632.851 first applies to policy or plan years beginning 14 on the effective date of this paragraph or on the day on which the collective 15 bargaining agreement is entered into, extended, modified, or renewed, whichever is 16 later.

17

SECTION 9423. Effective dates; Insurance.

(1) COVERAGE OF EMERGENCY AMBULANCE SERVICES. The treatment of ss.
40.51 (8) and (8m), 66.0137 (4), 120.13 (2) (g), 185.983 (1) (intro.), 609.825, and
632.851 and SECTION 9323 (1) of this act take effect on the first day of the 4th month
beginning after publication.".

22 **74.** At the appropriate places, insert all of the following:

23 "SECTION 345. 601.45 (1) of the statutes is amended to read:

24 601.45 (1) COSTS TO BE PAID BY EXAMINEES. The reasonable costs of

1 examinations and audits under ss. 601.43, 601.44, 601.455, and 601.83 (5) (f) shall $\mathbf{2}$ be paid by examinees except as provided in sub. (4), either on the basis of a system 3 of billing for actual salaries and expenses of examiners and other apportionable 4 expenses, including office overhead, or by a system of regular annual billings to $\mathbf{5}$ cover the costs relating to a group of companies, or a combination of such systems, as the commissioner may by rule prescribe. Additional funding, if any, shall be 6 7 governed by s. 601.32. The commissioner shall schedule annual hearings under s. 8 601.41 (5) to review current problems in the area of examinations. 9 **SECTION 346.** 601.455 of the statutes is created to read: 10 601.455 Fair claims processing, health insurance transparency, and 11 claim denial rate audits. (1) DEFINITIONS. In this section: 12(a) "Claim denial" means the refusal by an insurer to provide payment under 13 a disability insurance policy for a service, treatment, or medication recommended

by a health care provider. "Claim denial" includes the prospective refusal to pay for
a service, treatment, or medication when a disability insurance policy requires
advance approval before a prescribed medical service, treatment, or medication is
provided.

18 (b) "Disability insurance policy" has the meaning given in s. 632.895 (1) (a).

19

(c) "Health care provider" has the meaning given in s. 146.81 (1) (a) to (p).

(2) CLAIMS PROCESSING. (a) Insurers shall process each claim for a disability
 insurance policy within a time frame that is reasonable and prevents an undue
 delay in an insured's care, taking into account the medical urgency of the claim.

(b) If an insurer determines additional information is needed to process a
claim for a disability insurance policy, the insurer shall request the information

1 from the insured within 5 business days of making the determination and shall $\mathbf{2}$ provide at least 15 days for the insured to respond. 3 (c) All claim denials shall include all of the following: 4 1. A specific and detailed explanation of the reason for the denial that cites the exact medical or policy basis for the denial. 5 6 2. A copy of or a publicly accessible link to any policy, coverage rules, clinical 7 guidelines, or medical evidence relied upon in making the denial decision, with 8 specific citation to the provision justifying the denial. 9 3. Additional documentation, medical rationale, or criteria that must be met 10 or provided for approval of the claim, including alternative options available under 11 the policy. 12(d) If an insurer uses artificial intelligence or algorithmic decision-making in 13 processing a claim for a disability insurance policy, the insurer must notify the 14 insured in writing of that fact. The notice shall include all of the following: 151. A disclosure that artificial intelligence or algorithmic decision-making was 16 used at any stage in reviewing the claim, even if a human later reviewed the 17 outcome. 18 2. A detailed explanation of how the artificial intelligence or algorithmic 19 decision-making reached its decision, including any factors the artificial 20intelligence or algorithmic decision-making weighed. 213. A contact point for requesting a human review of the claim if the claim was 22denied. 23(3) INDEPENDENT REVIEW OF DENIALS. In addition to an insured's right to an

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1	independent review under s. 632.835, as applicable, insureds have the right to
2	request a review by the office of the public intervenor of any claim denial.
3	(4) PROHIBITED PRACTICES. An insurer may not do any of the following with
4	respect to a disability insurance policy:
5	(a) Use vague or misleading policy terms to justify a claim denial.
6	(b) Fail to provide a specific and comprehensible reason for a claim denial.
7	(c) Cancel coverage under the policy after a claim is submitted due to alleged
8	misstatements on the policy application.
9	(d) Deny a claim based on hidden or ambiguous exclusions in a disability
10	insurance policy.
11	(e) Stall review of a claim to avoid timely payment.
12	(f) Reject a claim without reviewing all relevant medical records or consulting
13	qualified experts.
14	(g) Fail to properly review or respond to an insured's appeal in a timely
15	manner.
16	(h) Allow non-physician personnel to determine whether care is medically
17	necessary.
18	(i) Apply different medical necessity criteria based on financial interests
19	rather than patient needs.
20	(j) Disregard a treating health care provider's medical assessment without a
21	valid clinical reason.
22	(k) Mandate prior approval for routine or urgent procedures in a manner that
23	causes harmful delays.
24	(L) For a disability insurance policy that provides coverage of emergency

1 medical services, refuse to cover emergency medical services provided by out-of- $\mathbf{2}$ network providers. 3 (m) List a health care provider as in-network on a provider directory and then 4 denv a claim by stating the health care provider is out-of-network. $\mathbf{5}$ (n) Deny coverage based on age, gender, disability, or a chronic condition 6 rather than medical necessity. 7 (o) Apply stricter standards in reviewing claims related to mental health 8 conditions than claims related to physical health conditions. 9 (p) Perform a blanket denial of claims for high-cost conditions without an 10 individualized review of each claim. 11 (r) Reclassify a claim to a lower-cost treatment to reduce insurer payout. 12 (s) Require an insured to fail a cheaper treatment before approving coverage 13 for necessary care. 14 (t) Manipulate cost-sharing rules to shift higher costs to insureds. 15(5) TRANSPARENCY AND REPORTING. (a) Beginning on January 1, 2027, an 16 insurer shall annually publish a report detailing the insurer's claim denial rates, 17 reasons for claim denials, and the outcome of any appeal of a claim denial for the 18 previous year for all disability insurance policies under which the insurer provides 19 coverage. 20(b) The commissioner shall maintain a public database of insurers' claim 21denial rates and the outcomes of independent reviews under s. 632.835. 22(c) Beginning on January 1, 2027, an insurer that uses artificial intelligence 23or algorithmic decision-making in claims processing shall annually publish a report

1 detailing all of the following for the previous year for all disability insurance policies $\mathbf{2}$ under which the insurer provides coverage: 3 1. The percentage of claims submitted to the insurer that were reviewed by 4 artificial intelligence or algorithmic decision-making. $\mathbf{5}$ 2. The claim denial rate of claims reviewed by artificial intelligence or 6 algorithmic decision-making compared to the claim denial rate of claims reviewed 7 by humans. 8 3. The steps the insurer takes to ensure fairness and accuracy in decisions 9 made by artificial intelligence or algorithmic decision-making. 10 (6) CLAIM DENIAL RATE AUDITS. (a) The commissioner may conduct an audit 11 of an insurer if the insurer's claim denials are of such frequency as to indicate a 12general business practice. This paragraph is supplemental to and does not limit 13any other powers or duties of the commissioner. 14 (b) The commissioner may collect any relevant information from an insurer 15that is necessary to conduct an audit under par. (a). 16 (c) The commissioner may contract with a 3rd party to conduct an audit under 17par. (a). 18 (d) The commissioner may, based on the findings of an audit under par. (a), 19 order the insurer who is the subject of the audit to comply with a corrective action 20 plan approved by the commissioner. The commissioner shall specify in any 21corrective action plan under this paragraph the deadline by which an insurer must 22be in compliance with the corrective action plan. 23(e) An insurer who is the subject of an audit under par. (a) shall provide a

24 written response to any adverse findings of the audit.

1	(f) If an insurer fails to comply with a corrective action plan under par. (d) by
2	the deadline specified by the commissioner, the commissioner may order the
3	insurer to pay a forfeiture pursuant to s. 601.64 (3).
4	(7) FORFEITURES. A violation of this section that results in a harmful delay in
5	an insured's care or an adverse health outcome for an insured shall be subject to a
6	civil forfeiture of \$10,000 per occurrence, in addition to any other penalties provided
7	in s. 601.64 (3) or other law.".
8	75. At the appropriate places, insert all of the following:
9	"SECTION 9123. Nonstatutory provisions; Insurance.
10	(1) FUNDING FOR HEALTH INSURANCE NAVIGATORS.
11	(a) In this subsection:
12	1. "Commissioner" means the commissioner of insurance.
13	2. "Navigator" means an individual navigator licensed under s. 628.92 (1) or a
14	navigator entity licensed under s. 628.92 (2).
15	(b) From the appropriation under s. 20.145 (1) (g), the commissioner shall
16	award $500,000$ in fiscal year 2025-26 and shall award $500,000$ in fiscal year 2026-
17	27 to a navigator to prioritize services for the direct care workforce population.".
18	76. At the appropriate places, insert all of the following:
19	"SECTION 347. 15.01 (6) of the statutes is amended to read:
20	15.01 (6) "Division," "bureau," "section," and "unit" means the subunits of a
21	department or an independent agency, whether specifically created by law or
22	created by the head of the department or the independent agency for the more
23	economic and efficient administration and operation of the programs assigned to

the department or independent agency. The office of credit unions in the 1 $\mathbf{2}$ department of financial institutions, the office of the inspector general in the 3 department of children and families, the office of the public intervenor in the office 4 of the commissioner of insurance, the office of the inspector general in the $\mathbf{5}$ department of health services, and the office of children's mental health in the department of health services have the meaning of "division" under this 6 7 subsection. The office of the long-term care ombudsman under the board on aging 8 and long-term care and the office of educational accountability and the office of 9 literacy in the department of public instruction have the meaning of "bureau" 10 under this subsection.

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11

SECTION 348. 15.732 of the statutes is created to read:

12 15.732 Same; attached office. (1) OFFICE OF THE PUBLIC INTERVENOR.
13 There is created an office of the public intervenor which is attached to the office of
14 the commissioner of insurance.

15 **SECTION 349.** 20.145 (1) (g) 1. of the statutes is amended to read:

20.145 (1) (g) 1. All moneys received under ss. <u>601.25 (2)</u>, 601.31, 601.32,
601.42 (7), 601.45, and 601.47 and by the commissioner for expenses related to
insurance company restructurings, except for restructurings specified in par. (h).

19 **SECTION 350.** 601.25 of the statutes is created to read:

601.25 Office of the public intervenor. (1) The office of the public intervenor shall assist individuals with insurance claims, policies, appeals, and other legal actions to pursue insurance coverage for medical procedures, prescription medications, and other health care services.

24 (2) The office of the public intervenor may levy an assessment on each insurer

1	that is authorized to engage in the business of insurance in this state. The
2	assessment levied under this subsection shall be based on the insurer's premium
3	volume for disability insurance policies, as defined in s. 632.895 (1) (a), written in
4	this state.
5	(3) The commissioner may provide by rule for the governance, duties, and
6	administration of the office of the public intervenor.".
7	77. At the appropriate places, insert all of the following:
8	"SECTION 351. 20.005 (3) (schedule) of the statutes: at the appropriate place,
9	insert the following amounts for the purposes indicated:
10	2025-26 2026-27
11	20.165 Safety and professional services,
12	department of
13	(1) PROFESSIONAL REGULATION AND ADMINISTRATIVE
14	SERVICES
15	(e) Statewide clinician wellness
16	program GPR A 800,000 800,000
17	SECTION 352. 20.165 (1) (e) of the statutes is created to read:
18	20.165 (1) (e) Statewide clinician wellness program. The amounts in the
19	schedule for the statewide clinician wellness program under s. 440.03 (18).
20	SECTION 353. 440.03 (18) of the statutes is created to read:
21	440.03 (18) The department may provide a statewide clinician wellness
22	program to provide support to healthcare workers in this state in maintaining their
23	physical and mental health and ensuring long-term vitality and effectiveness for

1	their patients and their profession. The department shall ensure that the program
2	is coordinated with the procedure under sub. (1c).".
3	78. At the appropriate places, insert all of the following:
4	"SECTION 354. 609.823 of the statutes is created to read:
5	609.823 Coverage without prior authorization for inpatient mental
6	health services. Limited service health organizations, preferred provider plans,
7	and defined network plans are subject to s. 632.891.
8	SECTION 355. 632.891 of the statutes is created to read:
9	632.891 Coverage without prior authorization for inpatient mental
10	health services. A disability insurance policy, as defined in s. 632.895 (1) (a), or
11	self-insured health plan, as defined in s. 632.745 (24), that covers inpatient mental
12	health services may not require prior authorization for the provision or coverage of
13	those services.
14	SECTION 9323. Initial applicability; Insurance.
15	(1) INPATIENT MENTAL HEALTH PRIOR AUTHORIZATION.
16	(a) For policies and plans containing provisions inconsistent with ss. 609.823
17	and 632.891, the treatment of ss. 609.823 and 632.891 first applies to policy or plan
18	years beginning on January 1 of the year following the year in which this paragraph
19	takes effect, except as provided in par. (b).
20	(b) For policies and plans that are affected by a collective bargaining
21	agreement containing provisions inconsistent with ss. 609.823 and 632.891, the
22	treatment of ss. 609.823 and 632.891 first applies to policy or plan years beginning
23	on the effective date of this subsection or on the day on which the collective

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bargaining agreement is newly established, extended, modified, or renewed,
 whichever is later.

3 **SECTION 9423. Effective dates; Insurance.** 4 (1) INPATIENT MENTAL HEALTH PRIOR AUTHORIZATION. The treatment of ss. $\mathbf{5}$ 609.823 and 632.891 and SECTION 9323 (1) of this act takes effect on the first day of 6 the 4th month beginning after publication.". 7 **79.** At the appropriate places, insert all of the following: 8 "SECTION 9219. Fiscal changes; Health Services. 9 (1) BEHAVIORAL HEALTH LICENSURE AND OVERSIGHT STAFF. 10 (a) In the schedule under s. 20.005 (3) for the appropriation to the department

11 of health services under s. 20.435 (6) (jm), the dollar amount for fiscal year 2025-26 12is increased by \$145,000 to increase the authorized FTE positions in the 13department of health services by 1.89 PR positions to support the certification, 14 licensure, and oversight of behavioral health, and alcohol and other drug abuse 15treatment programs. In the schedule under s. 20.005 (3) for the appropriation to 16 the department of health services under s. 20.435 (6) (jm), the dollar amount for 17fiscal year 2026-27 is increased by \$193,400 for the positions authorized under this 18 paragraph.

(b) In the schedule under s. 20.005 (3) for the appropriation to the department
of health services under s. 20.435 (6) (m), the dollar amount for fiscal year 2025-26
is increased by \$85,200 to increase the authorized FTE positions in the department
of health services by 1.11 FED positions to support the certification, licensure, and
oversight of behavioral health, and alcohol and other drug abuse treatment
programs.. In the schedule under s. 20.005 (3) for the appropriation to the

department of health services under s. 20.435 (6) (m), the dollar amount for fiscal
 year 2026-27 is increased by \$113,600 for the positions authorized under this
 paragraph.

4 (c) The positions authorized under pars. (a) and (b) shall be 2.0 surveyor
5 positions and 1.0 license permit program associate position to provide
6 administrative support to facilitate processing of the increased survey capacity.".

7 **80.** At the appropriate places, insert all of the following:

8 "SECTION 9219. Fiscal changes; Health Services.

9 (1) QUALITY ASSURANCE SERVICES.

10 (a) In the schedule under s. 20.005 (3) for the appropriation to the department 11 of health services under s. 20.435 (6) (jm), the dollar amount for fiscal year 2025-26 12is increased by \$481,700 to increase the authorized FTE positions for the 13department by 8.0 PR positions to address a backlog of surveys conducted by the 14 bureau of assisted living. In the schedule under s. 20.005 (3) for the appropriation 15to the department of health services under s. 20.435 (6) (jm), the dollar amount for 16 fiscal year 2026-27 is increased by \$642,200 to provide funding for the positions 17authorized under this paragraph.

(b) In the schedule under s. 20.005 (3) for the appropriation to the department
of health services under s. 20.435 (6) (n), the dollar amount for fiscal year 2025-26
is increased by \$160,500 to increase the authorized FTE positions for the
department by 3.0 FED positions to address a backlog of surveys conducted by the
bureau of assisted living. In the schedule under s. 20.005 (3) for the appropriation
to the department of health services under s. 20.435 (6) (n), the dollar amount for

fiscal year 2026-27 is increased by \$214,100 to provide funding for the positions
 authorized under this paragraph.".

3

81. At the appropriate places, insert all of the following:

4

"SECTION 9219. Fiscal changes; Health Services.

 $\mathbf{5}$ (1) CARDIAC ARREST REGISTRY TO ENHANCE SURVIVAL. In the schedule under 6 s. 20.005 (3) for the appropriation to the department of health services under s. 7 20.435 (1) (a), the dollar amount for fiscal year 2025-26 is increased by \$25,000 to 8 fund automatic data uploading privileges in the Cardiac Arrest Registry to 9 Enhance Survival (CARES) digital registry of out-of-hospital cardiac arrests. In 10 the schedule under s. 20.005 (3) for the appropriation to the department of health 11 services under s. 20.435 (1) (a), the dollar amount for fiscal year 2026-27 is 12increased by \$25,000 to fund automatic data uploading privileges in the Cardiac 13Arrest Registry to Enhance Survival (CARES) digital registry of out-of-hospital 14 cardiac arrests.".

15

82. At the appropriate places, insert all of the following:

16

"SECTION 9119. Nonstatutory provisions; Health Services.

(1) SENIOR CARE REESTIMATE. For fiscal year 2025-26, to reflect a reestimate
of benefit costs under the senior care program, the GPR funding for senior care
shall be decreased by \$4,402,700; the FED funding for senior care shall be increased
by \$1,357,800; and the PR funding for senior care shall be decreased by
\$32,679,200. For fiscal year 2026-27, to reflect a reestimate of benefit costs under
the senior care program, the GPR funding for senior care shall be decreased by

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1 \$1,646,400; the FED funding for senior care shall be increased by \$1,288,400; and $\mathbf{2}$ the PR funding for senior care shall be decreased by \$29,613,000.". 3 **83.** At the appropriate places, insert all of the following: 4 "SECTION 356. 46.995 (4) of the statutes is created to read: $\mathbf{5}$ 46.995 (4) The department shall ensure that any child who is eligible and who 6 applies for the disabled children's long-term support program that is operating 7 under a waiver of federal law receives services under the disabled children's 8 long-term support program that is operating under a waiver of federal law.". 9 **84.** At the appropriate places, insert all of the following: 10 "SECTION 9219. Fiscal changes; Health Services. 11 (1) COMMUNITY AIDS BASIC COUNTY ALLOCATIONS. In the schedule under s. 1220.005 (3) for the appropriation to the department of health services under s. 13 20.435 (7) (b), the dollar amount for fiscal year 2025-26 is increased by \$1,698,200 14to increase basic county allocations under the community aids program. In the 15schedule under s. 20.005 (3) for the appropriation to the department of health 16 services under s. 20.435 (7) (b), the dollar amount for fiscal year 2026-27 is 17increased by \$5,162,600 to increase basic county allocations under the community 18 aids program.". 19 **85.** At the appropriate places, insert all of the following: 20 "SECTION 357. 20.435 (4) (bm) of the statutes is amended to read: 21Medical Assistance, food stamps, and Badger Care 20.435 (4) (bm) 22administration; contract costs, insurer reports, and resource centers. Biennially, the 23amounts in the schedule to provide a portion of the state share of administrative

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1 contract costs for the Medical Assistance program under subch. IV of ch. 49 and the $\mathbf{2}$ Badger Care health care program under s. 49.665 and to provide the state share of 3 administrative costs for the food stamp program under s. 49.79, other than 4 payments under s. 49.78 (8), to develop and implement a registry of recipient $\mathbf{5}$ immunizations, to reimburse 3rd parties for their costs under s. 49.475, for costs 6 associated with outreach activities, for state administration of state supplemental 7 grants to supplemental security income recipients under s. 49.77, for grants under 8 ss. 46.73 and 46.74, and for services of resource centers under s. 46.283. No state 9 positions may be funded in the department of health services from this 10 appropriation, except positions for the performance of duties under a contract in 11 effect before January 1, 1987, related to the administration of the Medical 12Assistance program between the subunit of the department primarily responsible 13for administering the Medical Assistance program and another subunit of the 14 department. Total administrative funding authorized for the program under s. 1549.665 may not exceed 10 percent of the amounts budgeted under pars. (p) and (x). 16 **SECTION 358.** 20.435 (4) (pa) of the statutes is amended to read:

17 20.435 (4) (pa) Federal aid; Medical Assistance and food stamp contracts 18 administration. All federal moneys received for the federal share of the cost of 19 contracting for payment and services administration and reporting, other than 20 moneys received under pars. (nn) and (np), to reimburse 3rd parties for their costs 21 under s. 49.475, for administrative contract costs for the food stamp program under 22 s. 49.79, for grants under ss. 46.73 and 46.74, and for services of resource centers 23 under s. 46.283.

1	SECTION 359. 46.73 of the statutes is created to read:
2	46.73 Community dental health coordinators. From the appropriations
3	under s. 20.435 (4) (bm) and (pa), the department shall award grants to support
4	community dental health coordinators in rural regions of the state.
5	SECTION 360. 46.74 of the statutes is created to read:
6	46.74 Grants for mobile dental clinics. The department shall award
7	grants to community health centers, as defined in s. 250.15 (1) (a), to procure and
8	operate mobile dental clinics.".
9	86. At the appropriate places, insert all of the following:
10	"SECTION 361. 49.45 (30) (a) of the statutes is repealed.
11	SECTION 362. 49.45 (30) (b) of the statutes is renumbered 49.45 (30) and
12	amended to read:
13	49.45 (30) SERVICES PROVIDED BY COMMUNITY SUPPORT PROGRAMS. The
14	department shall reimburse a provider of <u>county that provides</u> services under s.
15	49.46 (2) (b) 6. L. only for the amount of the allowable charges for those services
16	under the Medical Assistance program that is provided by the federal government
17	and for the amount of the allowable charges for those services under the Medical
18	Assistance program that is not provided by the federal government.
19	SECTION 363. 49.45 (52) (a) 1. of the statutes is amended to read:
20	49.45 (52) (a) 1. If the department provides the notice under par. (c) selecting
21	the payment procedure in this paragraph, the department may, from the
22	appropriation account under s. 20.435 (7) (b), make Medical Assistance payment
23	adjustments to county departments under s. 46.215, 46.22, 46.23, 51.42, or 51.437

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1 or to local health departments, as defined in s. 250.01 (4), as appropriate, for $\mathbf{2}$ covered services under s. 49.46 (2) (a) 2. and 4. d. and f. and (b) 6. b., c., f., fm., g., j., 3 k., L., Lm., and m., 9., 12., 12m., 13., 15., and 16., except for services specified under 4 s. 49.46 (2) (b) 6. b. and c. provided to children participating in the early intervention program under s. 51.44. Payment adjustments under this paragraph $\mathbf{5}$ 6 shall include the state share of the payments. The total of any payment 7 adjustments under this paragraph and Medical Assistance payments made from 8 appropriation accounts under s. 20.435 (4) (b), (gm), (o), and (w), may not exceed 9 applicable limitations on payments under 42 USC 1396a (a) (30) (A).

10

SECTION 364. 49.45 (52) (b) 1. of the statutes is amended to read:

49.45 (52) (b) 1. Annually, a county department under s. 46.215, 46.22, 46.23,
51.42, or 51.437 shall submit a certified cost report that meets the requirements of
the federal department of health and human services for covered services under s.
49.46 (2) (a) 2. and 4. d. and f. and (b) 6. b., c., f., fm., g., j., k., L., Lm., and m., 9., 12.,
12m., 13., 15., and 16., except for services specified under s. 49.46 (2) (b) 6. b. and c.
provided to children participating in the early intervention program under s. 51.44.

17

SECTION 9219. Fiscal changes; Health Services.

(1) COMMUNITY SUPPORT PROGRAM; STATE PAYMENT OF NONFEDERAL SHARE.
In the schedule under s. 20.005 (3) for the appropriation to the department of
health services under s. 20.435 (4) (a), the dollar amount for fiscal year 2025-26 is
increased by \$19,616,200 for Medical Assistance services provided under the
community support program. In the schedule under s. 20.005 (3) for the
appropriation to the department of health services under s. 20.435 (4) (a), the dollar

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1 amount for fiscal year 2026-27 is increased by \$21,467,000 for Medical Assistance $\mathbf{2}$ services provided under the community support program.". 3 **87.** At the appropriate places, insert all of the following: 4 "SECTION 365. 46.48 (27) of the statutes is created to read: $\mathbf{5}$ 46.48 (27) COMMUNITY-BASED WITHDRAWAL MANAGEMENT CENTERS. From the 6 appropriation under s. 20.435 (5) (bc), the department shall distribute not more 7 than \$500,000 in each fiscal year for grants to community-based withdrawal 8 centers, including those certified as an adult residential integrated behavioral 9 health stabilization service, residential intoxication monitoring service, or 10 residential withdrawal management service, as those terms are defined under s. 11 49.45 (30p) (a) 1., 4., and 5. 12**SECTION 366.** 49.45 (30p) of the statutes is created to read: 1349.45 (30p) DETOXIFICATION AND STABILIZATION SERVICES. (a) In this 14 subsection: 151. "Adult residential integrated behavioral health stabilization service" 16 means a residential behavioral health treatment service, delivered under the 17oversight of a medical director, that provides withdrawal management and 18 intoxication monitoring, as well as integrated behavioral health stabilization 19 services, and includes nursing care on site for medical monitoring available on a 24-20 hour basis. "Adult residential integrated behavioral health stabilization service" 21may include the provision of services including screening, assessment, intake, evaluation and diagnosis, medical care, observation and monitoring, physical 2223examination, determination of medical stability, medication management, nursing services, case management, drug testing, counseling, individual therapy, group
 therapy, family therapy, psychoeducation, peer support services, recovery coaching,
 recovery support services, and crisis intervention services, to ameliorate acute
 behavioral health symptoms and stabilize functioning.

- 5 2. "Community-based withdrawal management" means a medically managed
 withdrawal management service delivered on an outpatient basis by a physician or
 other service personnel acting under the supervision of a physician.
 - 8 3. "Detoxification and stabilization services" means adult residential 9 integrated behavioral health stabilization service, residential withdrawal 10 management service, or residential intoxication monitoring service.
 - 11 4. "Residential intoxication monitoring service" means a residential service 12that provides 24-hour observation to monitor the safe resolution of alcohol or 13sedative intoxication and to monitor for the development of alcohol withdrawal for 14 intoxicated patients who are not in need of emergency medical or behavioral health 15care. "Residential intoxication monitoring service" may include the provision of 16 services including screening, assessment, intake, evaluation and diagnosis, 17observation and monitoring, case management, drug testing, counseling, individual 18 therapy, group therapy, family therapy, psychoeducation, peer support services, 19 recovery coaching, and recovery support services.
 - 5. "Residential withdrawal management service" means a residential substance use treatment service that provides withdrawal management and intoxication monitoring, and includes medically managed 24-hour on-site nursing care, under the supervision of a physician. "Residential withdrawal management

1 service" may include the provision of services, including screening, assessment, $\mathbf{2}$ intake, evaluation and diagnosis, medical care, observation and monitoring, 3 physical examination, medication management, nursing services, case 4 management, drug testing, counseling, individual therapy, group therapy, family $\mathbf{5}$ therapy, psychoeducation, peer support services, recovery coaching, and recovery 6 support services, to ameliorate symptoms of acute intoxication and withdrawal and 7 to stabilize functioning. "Residential withdrawal management service" may also 8 include community-based withdrawal management and intoxication monitoring 9 services.

10 (b) Subject to par. (c), the department shall provide reimbursement for 11 detoxification and stabilization services under the Medical Assistance program 12 under s. 49.46 (2) (b) 14r. The department shall certify providers under the Medical 13 Assistance program to provide detoxification and stabilization services in 14 accordance with this subsection.

15(c) The department shall submit to the federal department of health and 16 human services any request for a state plan amendment, waiver, or other federal 17approval necessary to provide reimbursement for detoxification and stabilization 18 services as described in this subsection. If the federal department approves the 19 request or if no federal approval is necessary, the department shall provide the 20 reimbursement under s. 49.46 (2) (b) 14r. If the federal department disapproves the 21request, the department may not provide the reimbursement described in this 22subsection.

23 SECTION 367. 49.46 (2) (b) 14r. of the statutes is created to read:

1	49.46 (2) (b) 14r. Detoxification and stabilization services as specified under s.
2	49.45 (30p)."
3	88. At the appropriate places, insert all of the following:
4	"SECTION 9119. Nonstatutory provisions; Health Services.
5	(1) COMPLEX PATIENT PILOT PROGRAM.
6	(a) In this subsection:
7	1. "Department" means the department of health services.
8	2. "Partnership group" means one or more hospitals in partnership with one
9	or more post-acute facilities.
10	(b) The department shall use a competitive grant selection process to select
11	partnership groups to be designated as participating sites for a complex patient
12	pilot program under this subsection and, from the appropriation under s. 20.435 (7)
13	(d), award grants to the groups selected.
14	(c) The department shall solicit feedback regarding the complex patient pilot
15	program from representatives of healthcare system organizations, long-term care
16	provider organizations, long-term care operator organizations, patient advocate
17	groups, insurers, and any other organization determined to be relevant by the
18	secretary of health services.
19	(d) The department shall require that each partnership group that applies to
20	the department to be designated as a site for the complex patient pilot program
21	shall address all of the following issues in its application:
22	1. The number of complex patient care beds that will be set aside in a post-
23	acute facility or through implementation of an innovative model of patient care in a

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1 post-acute facility to which participating hospitals agree, such as dedicated staffing $\mathbf{2}$ for dementia or a behavioral health unit. 3 2. Defined goals and measurable outcomes of the partnership group during 4 the pilot program and after the pilot program. $\mathbf{5}$ 3. The types of complex patients for whom care will be provided, which may 6 include patients needing total care for multiple conditions or comorbidities such as 7 cardiac and respiratory diseases, obesity, mental health, substance use, or 8 dementia. 9 An operating budget for the proposed site that details how fiscal 4. 10 responsibility will be shared among members of the partnership group and includes 11 all of the following:

a. Estimated patient revenues from other sources, including the Medical
Assistance program under subch. IV of ch. 49, and estimated total costs.

14 b. A margin to account for reserved beds.

15 5. The partnership group's expertise to successfully implement the proposal,which may include a discussion of the following issues:

a. Documented experience of the partners working together to serve complexpatients.

b. The implementation timeline and the plan for post-acute facilities to accept
admissions and transfer patients within 72 hours of a request submitted by a
hospital.

c. The plan for an interdisciplinary team that will staff the unit in the postacute facility, including the availability of staff with appropriate expertise that

1	includes physicians, nurses, advance practice health professionals, pharmacists,
2	physical therapists, occupational therapists, and social workers.
3	d. Ability to electronically exchange health information.
4	e. Resources to conduct patient intake and discharge planning from the post-
5	acute facility, including case managers and social workers.
6	f. Ability to conduct monthly case management reviews with the
7	interdisciplinary team for every complex care patient that cover care plan progress
8	and any readmissions to an acute care hospital.
9	g. Ability to conduct monthly quality assurance reviews.
10	h. Ability of the treatment model to be replicated by other healthcare systems.
11	i. Plans to document decreases in lengths of stay for complex patients in
12	hospitals and avoided hospital days.
13	j. Documentation of stable finances among partnership group members to
14	support the proposal, including matching funds that could be dedicated to the pilot
15	program under this subsection. No applicant may be required to provide matching
16	funds or a contribution, but the department may take into consideration the
17	availability of matching funds or a contribution in evaluating an application.
18	k. Description of anticipated impediments to successful implementation and
19	how the partnership group intends to overcome the anticipated impediments.
20	(e) In implementing this subsection, the department shall do all of the
21	following:
22	1. Develop a methodology to evaluate the complex patient pilot program and
23	contract with an independent organization to complete the evaluation. The

department may pay the fee of the organization selected from the appropriation
 under s. 20.435 (7) (d).

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3 2. Give additional weight to partnership groups that would ensure geographic4 diversity.

5 (f) Upon completion of the evaluation required under par. (e) 1., the 6 independent organization contracted by the department to complete the evaluation 7 shall provide the evaluation to the department.

8

SECTION 9219. Fiscal changes; Health Services.

9 (1) COMPLEX PATIENT PILOT PROGRAM. In the schedule under s. 20.005 (3) for 10 the appropriation to the department of health services under s. 20.435 (7) (d), the 11 dollar amount for fiscal year 2025-26 is increased by \$15,000,000 to fund, on a one-12 time basis, a complex patient pilot program to help facilitate the transfer of complex 13 patients from acute care settings, such as hospitals, to post-acute care facilities, in 14 the 2025-27 biennium.".

15 **89.** At the appropriate places, insert all of the following:

16 "SECTION 368. 20.435 (5) (bw) of the statutes is amended to read:

17 20.435 (5) (bw) Child psychiatry and addiction medicine consultation 18 programs <u>Mental health consultation program</u>. Biennially, the amounts in the 19 schedule for operating the child psychiatry consultation program under s. 51.442 20 and the addiction medicine consultation program under s. 51.448 mental health 21 consultation program under s. 51.443.

22 SECTION 369. 20.435 (5) (bx) of the statutes is created to read:

23 20.435 (5) (bx) Addiction medicine consultation program. Biennially, the

amounts in the schedule for operating the addiction medicine consultation program
 under s. 51.448.

3 SECTION 370. 20.435 (5) (ct) of the statutes is repealed. 4 **SECTION 371.** 51.441 of the statutes is repealed. 5 **SECTION 372.** 51.442 of the statutes is repealed. 6 **SECTION 373.** 51.443 of the statutes is created to read: 7 **51.443 Mental health consultation program.** (1) In this section: 8 "Participating clinicians" includes physicians, nurse practitioners, (a) 9 physician assistants, and medically appropriate members of the care teams of 10 physicians, nurse practitioners, and physician assistants.

(b) "Program" means the mental health consultation program under thissection.

13(2) During fiscal year 2025-26, the department shall contract with the 14 organization that provided consultation services through the child psychiatry consultation program under s. 51.442, 2023 stats., as of January 1, 2025, to 1516 administer the mental health consultation program described under this section. 17Beginning in fiscal year 2026-27, the department shall contract with the 18 organization that provided consultation services through the child psychiatry 19 consultation program under s. 51.442, 2023 stats., as of January 1, 2025, or another 20 organization to administer the mental health consultation program under this 21section.

(3) The contracting organization under sub. (2) shall administer a mentalhealth consultation program that incorporates a comprehensive set of mental

1 health consultation services, which may include perinatal, child, adult, geriatric, $\mathbf{2}$ pain, veteran, and general mental health consultation services, and may contract 3 with any other entity to perform any operations and satisfy any requirements under 4 this section for the program.

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(4) As a condition of providing services through the program, the contracting 6 organization under sub. (2) shall do all of the following:

- 7 (a) Ensure that all mental health care providers who are providing services 8 through the program have the applicable credential from this state: if a psychiatric 9 professional, that the provider is eligible for certification or is certified by the 10 American Board of Psychiatry and Neurology for adult psychiatry, child and 11 adolescent psychiatry, or both; and if a psychologist, that the provider is registered 12in a professional organization, including the American Psychological Association, 13National Register of Health Service Psychologists, Association for Psychological 14 Science, or the National Alliance of Professional Psychology Providers.
- 15(b) Maintain the infrastructure necessary to provide the program's services 16 statewide.

17(c) Operate the program on weekdays during normal business hours of 8 a.m. 18 to 5 p.m.

19 Provide consultation services under the program as promptly as is (d) 20 practicable.

21(e) Have the capability to provide consultation services by, at a minimum, 22telephone and email. Consultation through the program may be provided by

1	teleconference, video conference, voice over Internet protocol, email, pager, in-
2	person conference, or any other telecommunication or electronic means.
3	(f) Provide all of the following services through the program:
4	1. Support for participating clinicians to assist in the management of mental
5	health concerns.
6	2. Triage-level assessments to determine the most appropriate response to
7	each request, including appropriate referrals to any community providers and
8	health systems.
9	3. When medically appropriate, diagnostics and therapeutic feedback.
10	4. Recruitment of other clinicians into the program as participating clinicians
11	when possible.
12	(g) Report to the department any information requested by the department.
13	(h) Conduct annual surveys of participating clinicians who use the program to
14	assess the quality of care provided, self-perceived levels of confidence in providing
15	mental health services, and satisfaction with the consultations and other services
16	provided through the program. Immediately after participating clinicians begin
17	using the program and again 6 to 12 months later, the contracting organization
18	under sub. (2) may conduct assessments of participating clinicians to assess the
19	barriers to and benefits of participation in the program to make future
20	improvements and to determine the participating clinicians' treatment abilities,
21	confidence, and awareness of relevant resources before and after beginning to use
22	the program.
23	(5) Services provided under sub. (4) (b) to (h) are eligible for funding from the

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department. The contracting organization under sub. (2) also may provide any of
 the following services under the program that are eligible for funding from the
 department:

4 (a) Second opinion diagnostic and medication management evaluations and
5 community resource referrals conducted by either a psychiatrist or allied health
6 professionals.

(b) In-person or web-based educational seminars and refresher courses on a
medically appropriate topic within mental or behavioral health care provided to any
participating clinician who uses the program.

10

(c) Data evaluation and assessment of the program.

11 SECTION 9219. Fiscal changes; Health Services.

(1) COMPREHENSIVE MENTAL HEALTH CONSULTATION PROGRAM. In the
schedule under s. 20.005 (3) for the appropriation to the department of health
services under s. 20.435 (5) (bw), the dollar amount for fiscal year 2025-26 is
increased by \$2,000,000 and the dollar amount for fiscal year 2026-27 is increased
by \$2,000,000 to support a comprehensive mental health consultation program
under s. 51.443.".

18 **90.** At the appropriate places, insert all of the following:

19 "SECTION 9219. Fiscal changes; Health Services.

(1) CONTRACTED COMMUNITY SERVICES. In the schedule under s. 20.005 (3) for
the appropriation to the department of health services under s. 20.435 (2) (bj), the
dollar amount for fiscal year 2025-26 is increased by \$3,742,500 to fund contracts
for community-based mental health services for the treatment and monitoring for

for the appropriation to the department of health services under s. 20.005 (3)
for the appropriation to the department of health services under s. 20.435 (2) (bj),
the dollar amount for fiscal year 2026-27 is increased by \$6,305,000 to fund
contracts for community-based mental health services for the treatment and
monitoring for forensic and sexually violent persons programs.".

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91. At the appropriate places, insert all of the following:

"SECTION 9219. Fiscal changes; Health Services.

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(1) COVERAGE OF CONTINUOUS GLUCOSE MONITORING DEVICES.

9 (a) In the schedule under s. 20.005 (3) for the appropriation to the department 10 of health services under s. 20.435 (4) (b), the dollar amount for fiscal year 2026-27 is 11 increased by \$4,647,100 to support the cost of providing coverage for continuous 12 glucose monitoring devices and insulin pumps for diabetic care as a pharmacy 13 benefit.

(b) In the schedule under s. 20.005 (3) for the appropriation to the department
of health services under s. 20.435 (4) (j), the dollar amount for fiscal year 2026-27 is
increased by \$9,600,000 to support the cost of providing coverage for continuous
glucose monitoring devices and insulin pumps for diabetic care as a pharmacy
benefit.".

19 **92.** At the appropriate places, insert all of the following:

20 "SECTION 374. 49.45 (30t) of the statutes is created to read:

21 49.45 (**30t**) DOULA SERVICES. (a) In this subsection:

1. "Certified doula" means an individual who has received certification from
a doula certifying organization recognized by the department.

2. "Doula services" means childbirth education and support services,
 including emotional and physical support provided during pregnancy, labor, birth,
 and the postpartum period.

4 (b) The department shall request from the secretary of the federal 5 department of health and human services any required waiver or any required 6 amendment to the state plan for Medical Assistance to allow reimbursement for 7 doula services provided by a certified doula. If the waiver or state plan amendment 8 is granted, the department shall reimburse a certified doula under s. 49.46 (2) (b) 9 12p. for the allowable charges for doula services provided to Medical Assistance 10 recipients.

11 SECTION 375. 49.46 (2) (b) 12p. of the statutes is created to read:

49.46 (2) (b) 12p. Doula services provided by a certified doula, as specified
under s. 49.45 (30t).

14 SECTION 9219. Fiscal changes; Health Services.

(1) COVERAGE OF DOULA SERVICES. In the schedule under s. 20.005 (3) for the
appropriation to the department of health services under s. 20.435 (4) (b), the dollar
amount for fiscal year 2025-26 is increased by \$215,400 and the dollar amount for
fiscal year 2026-27 is increased by \$428,500 to provide reimbursement of doula
services under the Medical Assistance program under subch. IV of ch. 49.".

20 **93.** At the appropriate places, insert all of the following:

21 "SECTION 1. 49.46 (2) (b) 1. j. of the statutes is created to read:

22 49.46 (2) (b) 1. j. Nonsurgical treatment of temporomandibular joint disorder.

23 SECTION 2. DHS 107.07 (4) (k) 2. of the administrative code is repealed.".

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94. At the appropriate places, insert all of the following:

"SECTION 9206. Fiscal changes; Children and Families.

(1) ELIMINATION OF BIRTH COST RECOVERY.

(a) In the schedule under s. 20.005 (3) for the appropriation to the department
of children and families under s. 20.437 (2) (a), the dollar amount for fiscal year
2025-26 is increased by \$650,000 to to support a policy change that would end the
practice of recovering birth costs. In the schedule under s. 20.005 (3) for the
appropriation to the department of children and families under s. 20.437 (2) (a), the
dollar amount for fiscal year 2026-27 is increased by \$650,000 to to support a policy
change that would end the practice of recovering birth costs.

(b) In the schedule under s. 20.005 (3) for the appropriation to the department
of children and families under s. 20.437 (2) (md), the dollar amount for fiscal year
2025-26 is increased by \$1,261,800 to to support a policy change that would end the
practice of recovering birth costs. In the schedule under s. 20.005 (3) for the
appropriation to the department of children and families under s. 20.437 (2) (md),
the dollar amount for fiscal year 2026-27 is increased by \$1,261,800 to to support a
policy change that would end the practice of recovering birth costs.".

18 **95.** At the appropriate places, insert all of the following:

19 "SECTION 376. 49.45 (24k) (c) of the statutes is repealed.".

20 **96.** At the appropriate places, insert all of the following:

21 "SECTION 9219. Fiscal changes; Health Services.

22 (1) DISEASE INTERVENTION SPECIALISTS.

23 (a) In the schedule under s. 20.005 (3) for the appropriation to the department

1 of health services under s. 20.435 (1) (a), the dollar amount for fiscal year 2025-26 is $\mathbf{2}$ increased by \$352.900 to increase the authorized FTE positions for the department 3 by 5.0 GPR positions to provide specialization and investigative support to local and 4 tribal health departments to intervene in active infections and interrupt disease $\mathbf{5}$ transmission. In the schedule under s. 20.005 (3) for the appropriation to the 6 department of health services under s. 20.435 (1) (a), the dollar amount for fiscal 7 year 2026-27 is increased by \$453,900 to provide funding for the positions 8 authorized under this paragraph.

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9 (b) In the schedule under s. 20.005 (3) for the appropriation to the department 10 of health services under s. 20.435 (1) (kx), the dollar amount for fiscal year 2025-26 11 is decreased by \$70,600 and the dollar amount for fiscal year 2026-27 is decreased 12 by \$90,700, to decrease the authorized FTE positions for the department by 1.0 PR 13 position providing specialization and investigative support to local and tribal health 14 departments to intervene in active infections and interrupt disease transmission.".

97. At the appropriate places, insert all of the following:

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"SECTION 9219. Fiscal changes; Health Services.

(1) EMERGENCY FOOD ASSISTANCE. In the schedule under s. 20.005 (3) for the
appropriation to the department of health under s. 20.435 (1) (dn), the dollar
amount for fiscal year 2025-26 is increased by \$188,000 to increase funding to
administer the emergency food assistance program. In the schedule under s. 20.005
(3) for the appropriation to the department of health under s. 20.435 (1) (dn), the
dollar amount for fiscal year 2026-27 is increased by \$188,000 to increase funding
to administer the emergency food assistance program.".

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- **98.** At the appropriate places, insert all of the following:

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"SECTION 9219. Fiscal changes; Health Services.

(1) IMMUNIZATION REGISTRY STAFF. In the schedule under s. 20.005 (3) for the
appropriation to the department of health services under s. 20.435 (1) (cf), the
dollar amount for fiscal year 2025-26 is increased by \$152,600 and the dollar
amount for fiscal year 2026-27 is increased by \$196,800 to increase the authorized
FTE positions for the department of health services by 2.0 GPR positions to assist
with and improve the department's Wisconsin Immunization Registry.".

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99. At the appropriate places, insert all of the following:

"SECTION 377. 256.12 (4) (a) of the statutes is amended to read:

10 256.12 (4) (a) From the appropriation account under s. 20.435 (1) (r), the 11 department shall annually distribute funds for ambulance service vehicles or 12vehicle equipment, emergency medical services supplies or equipment, nondurable or disposable medical supplies or equipment, medications, or emergency medical 1314 training for personnel to an emergency medical responder department or 15ambulance service provider that is a public agency, a volunteer fire department or 16 a nonprofit corporation, under a funding formula consisting of an identical a base 17amount for each emergency medical responder department or ambulance service 18 provider based on provider type, plus a supplemental amount based on the 19 population or other relevant factors of the emergency medical responder 20 department's primary service area or the population or other relevant factors of the 21ambulance service provider's primary service or contract area, as established 22under s. 256.15 (5), as applicable.

23 **SECTION 378.** 256.12 (4) (c) of the statutes is amended to read:

24 256.12 (4) (c) Funds distributed under par. (a) or (b) shall supplement

1 existing, budgeted moneys of or provided to an ambulance service provider and may $\mathbf{2}$ not be used to replace, decrease or release for alternative purposes the existing. 3 budgeted moneys of or provided to the ambulance service provider. A grant 4 recipient under this subsection cannot expend more than 15 percent of a grant $\mathbf{5}$ awarded during an annual grant cycle on nondurable or disposable medical 6 supplies or equipment and medications. In order to ensure compliance with this 7 paragraph, the department shall require, as a condition of relicensure, a financial 8 report of expenditures under this subsection from an ambulance service provider 9 and may require a financial report of expenditures under this subsection from an 10 emergency medical responder department or an owner or operator of an ambulance 11 service or a public agency, volunteer fire department or a nonprofit corporation 12with which an ambulance service provider has contracted to provide ambulance 13 services grant recipients.

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SECTION 379. 256.12 (5) (a) of the statutes is amended to read:

15256.12 (5) (a) From the appropriation account under s. 20.435 (1) (r), the 16 department shall annually distribute funds to emergency medical responder 17departments or ambulance service providers that are public agencies, volunteer 18 fire departments, or nonprofit corporations to purchase the training required for 19 licensure and renewal of licensure as an emergency medical technician under s. 20 256.15 (6) or for certification and renewal of certification as an emergency medical 21responder under s. 256.15 (8), and to pay for administration of the examination 22required for licensure or renewal of licensure as an emergency medical technician 23services practitioner under s. 256.15 (6) (a) 3. and (b) 1. or certification or renewal of 24certification as an emergency medical responder under s. 256.15 (8).

1 SECTION 380. 256.12 (5) (am) of the statutes is amended to read:

 $\mathbf{2}$ 256.12 (5) (am) If an emergency medical responder department or ambulance 3 service provider does not use funds received under par. (a) within a calendar year, 4 the emergency medical responder department or ambulance service provider may $\mathbf{5}$ escrow those funds in the year in which the funds are distributed to the emergency 6 medical responder department or ambulance service provider, except funds 7 distributed for nondurable or disposable medical supplies or equipment or 8 medications. In a subsequent year, an emergency medical responder department or 9 ambulance service provider may use escrowed funds to purchase the training 10 required for certification or renewal of certification as an emergency medical 11 responder or licensure or renewal of licensure as an emergency medical services 12 practitioner at any level or to pay for administration of the examination required for 13 certification or renewal of certification as an emergency medical responder or for 14 licensure or renewal of licensure as an emergency medical services practitioner at 15any level.

16

SECTION 9319. Initial applicability; Health Services.

17 (1) SUPPORT AND IMPROVEMENT OF EMERGENCY MEDICAL SERVICES. The
18 treatment of s. 256.12 (4) (a) and (c) of this act first applies to funds distributed
19 under s. 256.12 (4) (a) on the effective date of this subsection.

20 (2) EMERGENCY MEDICAL SERVICES TRAINING AND EXAMINATION AID. The
21 treatment of s. 256.12 (5) (a) and (am) first applies to funds distributed under s.
22 256.12 (5) (a) on the effective date of this subsection.".

23 **100.** At the appropriate places, insert all of the following:

24 "SECTION 9219. Fiscal changes; Health Services.

(1) WISCONSIN CHRONIC DISEASE PROGRAM. In the schedule under s. 20.005
 (3) for the appropriation to the department of health services under s. 20.435 (4) (e),
 the dollar amount for fiscal year 2025-26 is decreased by \$326,700 to reflect lower
 estimates needed to fully fund the chronic disease program. In the schedule under
 s. 20.005 (3) for the appropriation to the department of health services under s.
 20.435 (4) (e), the dollar amount for fiscal year 2026-27 is decreased by \$268,500 to
 reflect lower estimates needed to fully fund the chronic disease program.

8 (2) WISCONSIN CHRONIC DISEASE PROGRAM: DRUG MANUFACTURER REBATES. In 9 the schedule under s. 20.005 (3) for the appropriation to the department of health 10 services under s. 20.435 (4) (je), the dollar amount for fiscal year 2025-26 is 11 decreased by \$33,000 to reflect lower estimates needed to fully fund the chronic 12disease program. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (je), the dollar amount for fiscal 13 14 vear 2026-27 is decreased by \$19.900 to reflect lower estimates needed to fully fund 15the chronic disease program.".

16

101. At the appropriate places, insert all of the following:

17 "SECTION 381. 20.005 (3) (schedule) of the statutes: at the appropriate place,
18 insert the following amounts for the purposes indicated:

1	2025-26 2026-27
2	20.435 Health services, department of
3	(1) PUBLIC HEALTH SERVICES PLANNING,
4	REGULATION, AND DELIVERY
5	(ck) Emergency medical services
6	grants GPR A 25,000,000 25,000,000
7	SECTION 382. 20.435 (1) (ck) of the statutes is created to read:
8	20.435 (1) (ck) Emergency medical services grants. The amounts in the
9	schedule for grants to municipalities to improve or expand emergency medical
10	services under s. 256.42.
11	SECTION 383. 256.42 of the statutes is created to read:
12	256.42 Emergency medical services grants. (1) In this section,
13	"municipality" means a city, village, or town.
14	(2) From the appropriation under s. 20.435 (1) (ck), the department shall
15	award grants each fiscal year to municipalities to improve or expand emergency
16	medical services. From the moneys appropriated each fiscal year, the department
17	shall do all of the following:
18	(a) Award 25 percent to municipalities to support the development of 24-7
19	paid service models in accordance with criteria developed by the department.
20	(b) Award the remaining amount using a formula consisting of a base amount,
21	determined by the department, for each municipality, plus a supplemental amount
22	based on the population of the municipality.".
23	102. At the appropriate places, insert all of the following:

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1	"SECTION 9219. Fiscal changes; Health Services.
2	(1) ENTERAL NUTRITION RATE INCREASE. In the schedule under s. 20.005 (3)
3	for the appropriation to the department of health services under s. 20.435 (4) (b),
4	the dollar amount for fiscal year 2025-26 is increased by \$773,600 and the dollar
5	amount for fiscal year 2026-27 is increased by \$1,537,700 to increase
6	reimbursement rates for medically-necessary enteral nutrition products under the
7	Medical Assistance program under subch. IV of ch. 49.".
8	103. At the appropriate places, insert all of the following:
9	"SECTION 384. 20.435 (2) (g) of the statutes is amended to read:
10	20.435 (2) (g) Alternative services of institutes and centers. All moneys
11	received as payments for services under ss. 46.043 and 51.06 (1r) and (5) for
12	provision of alternative services by mental health institutes under s. 46.043 and by
13	centers for the developmentally disabled under s. 51.06 (1r).
14	SECTION 385. 20.435 (2) (gL) of the statutes is repealed.
15	SECTION 386. 46.275 (5) (e) of the statutes is repealed.
16	SECTION 387. 51.06 (5) of the statutes is amended to read:
17	51.06 (5) SURCHARGE FOR EXTENDED INTENSIVE TREATMENT. The department
18	may impose on a county a progressive surcharge for services under sub. (1m) (d)
19	that an individual receives after the maximum discharge date for the individual
20	that was agreed upon under sub. (3) (b) 2. The surcharge is 10 percent of the
21	amount paid for the individual's services under s. 49.45 during any part of the first
22	6-month period following the maximum discharge date, and increases by 10 percent
23	of the amount paid for the individual's services under s. 49.45 during any part of

each 6-month period thereafter. Any revenues received under this subsection shall
 be credited to the appropriation account under s. 20.435 (2) (gL) (g).

3

SECTION 9219. Fiscal changes; Health Services.

4 (1) EXTENDED INTENSIVE TREATMENT SURCHARGE BALANCE TRANSFER. The
5 unencumbered balance in the appropriation account under s. 20.435 (2) (gL), 2023
6 stats., is transferred to the appropriation account under s. 20.435 (2) (g).".

7 **104.** At the appropriate places, insert all of the following:

8

"SECTION 9219. Fiscal changes; Health Services.

9 (1) FACILITY ELECTRONIC HEALTH RECORDS. In the schedule under s. 20.005 10 (3) for the appropriation to the department of health services under s. 20.435 (2) (a), 11 the dollar amount for fiscal year 2025-26 is increased by \$961,100 for projected 12increased costs to maintain the electronic health records systems used for patients 13and residents at the department of health services' care and treatment facilities. In 14 the schedule under s. 20.005 (3) for the appropriation to the department of health 15services under s. 20.435 (2) (a), the dollar amount for fiscal year 2026-27 is 16 increased by \$1,003,200 for projected increased costs to maintain the electronic 17health records systems used for patients and residents at the department of health 18 services' care and treatment facilities.

(2) FACILITY ELECTRONIC HEALTH RECORDS; FEDERAL REVENUE. In the
schedule under s. 20.005 (3) for the appropriation to the department of health
services under s. 20.435 (2) (kx), the dollar amount for fiscal year 2025-26 is
increased by \$481,900 for projected increased costs to maintain the electronic
health records systems used for patients and residents at the department of health
services' care and treatment facilities. In the schedule under s. 20.005 (3) for the

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appropriation to the department of health services under s. 20.435 (2) (kx), the
dollar amount for fiscal year 2026-27 is increased by \$506,900 for projected
increased costs to maintain the electronic health records systems used for patients
and residents at the department of health services' care and treatment facilities.".

 $\mathbf{5}$

105. At the appropriate places, insert all of the following:

6

"SECTION 9119. Nonstatutory provisions; Health Services.

(1) FEDERAL APPROPRIATIONS; FUNDING ADJUSTMENTS. For each fiscal year of
the 2025-27 biennium, \$89,061,700 shall be distributed to the FED appropriations
identified by the legislative fiscal bureau's "2025-27 Wisconsin State Budget," *Summary of Governor's Budget Recommendations*, pages 335 to 336, item 7, as
provided by the table on page 336 of that summary.".

12 **106.** At the appropriate places, insert all of the following:

13 "SECTION 1. 46.48 (16) of the statutes is created to read:

46.48 (16) ASSISTIVE TECHNOLOGY. The department may distribute not more
than \$250,000 in each fiscal year for grants to provide assistive technology services.

16

SECTION 9219. Fiscal changes; Health Services.

(1) WISCONSIN ASSISTIVE TECHNOLOGY PROGRAM. In the schedule under s.
20.005 (3) for the appropriation to the department of health services under s.
20.435 (1) (b), the dollar amount for fiscal year 2025-26 is increased by \$250,000 to
award grants to provide assistive technology services under s. 46.48 (16). In the
schedule under s. 20.005 (3) for the appropriation to the department of health
services under s. 20.435 (1) (b), the dollar amount for fiscal year 2026-27 is

increased by \$250,000 to award grants to provide assistive technology services
 under s. 46.48 (16).".

3

- **107.** At the appropriate places, insert all of the following:
- 4

"SECTION 9219. Fiscal changes; Health Services.

5 (1) FEDERALLY QUALIFIED HEALTH CENTERS. In the schedule under s. 20.005 6 (3) for the appropriation to the department of health services under s. 20.435 (1) 7 (cr), the dollar amount for fiscal year 2025-26 is increased by \$5,000,000 to increase 8 grants to federally qualified health centers. In the schedule under s. 20.005 (3) for 9 the appropriation to the department of health services under s. 20.435 (1) (cr), the 10 dollar amount for fiscal year 2026-27 is increased by \$5,000,000 to increase grants 11 to federally qualified health centers.".

12 **108.** At the appropriate places, insert all of the following:

13

"SECTION 9219. Fiscal changes; Health Services.

(1) FOODSHARE EMPLOYMENT AND TRAINING. In the schedule under s. 20.005
(3) for the appropriation to the department of health services under s. 20.435 (4)
(bm), the dollar amount for fiscal year 2025-26 is decreased by \$9,794,100 and the
dollar amount for fiscal year 2026-27 is decreased by \$389,100 to fund costs
associated with participation in the FoodShare employment and training program
under the federal able-bodied adult without dependents policy.".

20 **109.** At the appropriate places, insert all of the following:

21 SECTION 9219. Fiscal changes; Health Services.

(1) CARE AND TREATMENT FACILITIES. In the schedule under s. 20.005 (3) for
the appropriation to the department of health services under s. 20.435 (1) (a), the

dollar amount for fiscal year 2025-26 is increased by \$1,009,500 to reflect fuel and
utility costs at care and treatment facilities. In the schedule under s. 20.005 (3) for
the appropriation to the department of health services under s. 20.435 (1) (a), the
dollar amount for fiscal year 2026-27 is increased by \$1,361,100 to reflect fuel and
utility costs at care and treatment facilities.".

6

110. At the appropriate places, insert all of the following:

 $\mathbf{7}$

"SECTION 9219. Fiscal changes; Health Services.

8 (1) WINDOWS PLUS LEAD EXPOSURE PROGRAM. In the schedule under s. 20.005 9 (3) for the appropriation to the department of health services under s. 20.435 (1) 10 (ef), the dollar amount for fiscal year 2025-26 is increased by \$100,169,400 and the 11 dollar amount for fiscal year 2026-27 is increased by \$219,100 for the Windows Plus 12 lead exposure program costs and increasing the authorized FTE positions for the 13 department of health services by 2.0 GPR positions, beginning in fiscal year 2025-14 26.".

15

111. At the appropriate places, insert all of the following:

16 "SECTION 388. 20.435 (2) (gk) of the statutes is amended to read:

17 20.435 (2) (gk) Institutional operations and charges. The amounts in the 18 schedule for care, other than under s. 51.06 (1r), provided by the centers for the 19 developmentally disabled, to reimburse the cost of providing the services and to 20 remit any credit balances to county departments that occur on and after 21 July 1, 1978, in accordance with s. 51.437 (4rm) (c); for care, other than under s. 22 46.043, provided by the mental health institutes, to reimburse the cost of providing 23 the services and to remit any credit balances to county departments that occur on

1 and after January 1, 1979, in accordance with s. 51.42 (3) (as) 2.; for care of 2 juveniles placed at the Mendota juvenile treatment center for whom counties are 3 financially responsible under s. 938.357 (3) (d), to reimburse the cost of providing 4 that care; for maintenance of state-owned housing at centers for the $\mathbf{5}$ developmentally disabled and mental health institutes; for repair or replacement of 6 property damaged at the mental health institutes or at centers for the 7 developmentally disabled; for reimbursing the total cost of using, producing, and 8 providing services, products, and care; and to transfer to the appropriation account 9 under sub. (5) (kp) for funding centers. All moneys received as payments from 10 medical assistance on and after August 1, 1978; as payments from all other sources 11 including other payments under s. 46.10 and payments under s. 51.437 (4rm) (c) 12received on and after July 1, 1978; as medical assistance payments, other payments 13 under s. 46.10, and payments under s. 51.42 (3) (as) 2. received on and after 14 January 1, 1979: as payments from counties for the care of juveniles placed at the 15Mendota juvenile treatment center; as payments for the rental of state-owned 16 housing and other institutional facilities at centers for the developmentally 17disabled and mental health institutes; for the sale of electricity, steam, or chilled 18 water; as payments in restitution of property damaged at the mental health 19 institutes or at centers for the developmentally disabled; for the sale of surplus 20property, including vehicles, at the mental health institutes or at centers for the 21developmentally disabled; and for other services, products, and care shall be 22credited to this appropriation, except that any payment under s. 46.10 received for 23the care or treatment of patients admitted under s. 51.10, 51.15, or 51.20 for which $\mathbf{24}$ the state is liable under s. 51.05 (3), of forensic patients committed under ch. 971 or

975, admitted under ch. 975, or transferred under s. 51.35 (3), or of patients
transferred from a state prison under s. 51.37 (5), to the Mendota Mental Health
Institute or the Winnebago Mental Health Institute shall be treated as general
purpose revenue — earned, as defined under s. 20.001 (4); and except that moneys
received under s. 51.06 (6) may be expended only as provided in s. 13.101 (17). <u>All</u>
moneys transferred under 2025 Wisconsin Act (this act), section 9219 (1), shall
be credited to this appropriation account.

8

SECTION 9219. Fiscal changes; Health Services.

9 (1) WINNEBAGO MENTAL HEALTH INSTITUTE. There is transferred from the 10 general fund to the appropriation account under s. 20.435 (2) (gk) \$18,599,500 in 11 fiscal year 2025-26 and \$15,251,000 in fiscal year 2026-27 to support the operations 12 of Winnebago Mental Health Institute.".

13 **112.** At the appropriate places, insert all of the following:

14

"SECTION 9219. Fiscal changes; Health Services.

15(1) SUPPORT FOR MENDOTA JUVENILE TREATMENT CENTER COSTS. In the 16 schedule under s. 20.005 (3) for the appropriation to the department of health 17services under s. 20.435 (2) (bm), the dollar amount for fiscal year 2025-26 is 18 increased by \$11,583,400 to support supplies and services costs for the Mendota 19 In the schedule under s. 20.005 (3) for the Juvenile Treatment Center. 20 appropriation to the department of health services under s. 20.435 (2) (bm), the 21dollar amount for fiscal year 2026-27 is increased by \$11,583,400 to support 22supplies and services costs for the Mendota Juvenile Treatment Center.".

23

113. At the appropriate places, insert all of the following:

1	"SECTION 9219. Fiscal changes; Health Services.
2	(1) GEROPSYCHIATRIC TREATMENT EXPANSION. In the schedule under s. 20.005
3	(3) for the appropriation to the department of health services under s. 20.435 (2)
4	(bm), the dollar amount for fiscal year 2025-26 is increased by \$524,000 to increase
5	FTE positions to 6.0 positions for staffing the geropsychiatric unit at the Mendota
6	Mental Health Institute. In the schedule under s. 20.005 (3) for the appropriation
7	to the department of health services under s. 20.435 (2) (bm), the dollar amount for
8	fiscal year 2026-27 is increased by \$678,700 to fund the 6.0 FTE positions staffing
9	the geropsychiatric unit at the Mendota Mental Health Institute.".
10	114. At the appropriate places, insert all of the following:
11	"SECTION 9219. Fiscal changes; Health Services.
12	(1) WIC ADJUNCT ELIGIBILITY MODULE; GPR. In the schedule under s. 20.005
13	(3) for the appropriation to the department of health services under s. 20.435 (1)
14	(em), the dollar amount for fiscal year 2026-27 is increased by \$618,100 to
15	incorporate a supplemental nutrition program for women, infants, and children
16	module into the CARES and ACCESS systems.
17	(2) WIC ADJUNCT ELIGIBILITY MODULE; FED. In the schedule under s. 20.005
18	(3) for the appropriation to the department of health services under s. 20.435 (1)
19	(na), the dollar amount for fiscal year 2026-27 is increased by \$618,100 to
20	incorporate a supplemental nutrition program for women, infants, and children
21	module into the CARES and ACCESS systems.".
00	

- 22 **115.** At the appropriate places, insert all of the following:
- 23 "SECTION 9219. Fiscal changes; Health Services.

1	(1) DENTAL CLINICS SERVING LOW-INCOME PATIENTS. In the schedule under
2	s. 20.005 (3) for the appropriation to the department of health under s. 20.435 (1)
3	(dk), the dollar amount for fiscal year 2025-26 is increased by \$1,800,000 to increase
4	funding for grants provided to dental clinics that serve low-income patients. In the
5	schedule under s. 20.005 (3) for the appropriation to the department of health
6	under s. 20.435 (1) (dk), the dollar amount for fiscal year 2026-27 is increased by
7	\$1,800,000 to increase funding for grants provided to dental clinics that serve low-
8	income patients."
9	116. At the appropriate places, insert all of the following:
10	"SECTION 1. 250.15 (2) (d) of the statutes is amended to read:
11	250.15 (2) (d) Two million two hundred fifty thousand dollars to To free and
12	charitable clinics <u>, \$2,500,000</u> ."
13	117. At the appropriate places, insert all of the following:
14	"SECTION 1. 250.15 (1) (b) 7. of the statutes is created to read:
15	250.15 (1) (b) 7. The organizations are not health center look-alikes.
16	SECTION 2. 250.15 (1) (c) of the statutes is created to read:
17	250.15 (1) (c) "Health center look-alike" means a health care entity that is
18	designated by the federal health resources and services administration as a
19	federally qualified health center look-alike.
20	SECTION 3. 250.15 (2) (e) of the statutes is created to read:
21	250.15 (2) (e) To health center look-alikes, \$200,000. A grant awarded to a
22	health center look-alike under this paragraph may not exceed \$100,000.".
23	118. At the appropriate places, insert all of the following:

1	"SECTION 9219. Fiscal changes; Health Services.
2	(1) GUARDIANSHIP GRANTS. In the schedule under s. 20.005 (3) for the
3	appropriation to the department of health services under s. 20.435 (1) (cg), the
4	dollar amount for fiscal year 2025-26 is adjusted to \$200,000. In the schedule under
5	s. 20.005 (3) for the appropriation to the department of health services under s.
6	20.435 (1) (cg), the dollar amount for fiscal year 2026-27 is adjusted to \$200,000.".
7	119. At the appropriate places, insert all of the following:
8	"SECTION 9119. Nonstatutory provisions; Health Services.
9	(1) HEALTH CARE PROVIDER INNOVATION GRANTS. From the appropriation
10	under s. 20.435 (4) (bm), the department of health services shall award \$7,500,000
11	in fiscal year 2025-26 as grants to health care providers and long-term care
12	providers to implement best practices and innovative solutions to increase worker
13	recruitment and retention.
14	SECTION 9219. Fiscal changes; Health Services.
15	(1) HEALTH CARE PROVIDER INNOVATION GRANTS. In the schedule under s.
16	20.005 (3) for the appropriation to the department of health services under s.
17	20.435 (4) (bm), the dollar amount for fiscal year 2025-26 is increased by \$7,500,000
18	for grants under SECTION 9119 (1) of this act.".
19	120. At the appropriate places, insert all of the following:
20	"SECTION 389. 20.435 (1) (fi) of the statutes is repealed.
21	SECTION 390. 20.435 (1) (fk) of the statutes is amended to read:
22	20.435 (1) (fk) Grants to establish advanced practice clinician health care
23	<i>provider training programs</i> . Biennially, the amounts in the schedule for grants to

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hospitals, health systems, clinics, and educational entities that form health care 1 $\mathbf{2}$ education and training consortia under s. 146.615. 3 **SECTION 391.** 146.615 (title) of the statutes is amended to read: 4 146.615 (title) Advanced practice elinician Health care provider training grants. $\mathbf{5}$ 6 **SECTION 392.** 146.615 (1) (ag) and (ar) of the statutes are created to read: 146.615 (1) (ag) "Allied health professional" means any individual who is a 7 8 health care provider other than a physician, dentist, pharmacist, chiropractor, or 9 podiatrist and who provides diagnostic, technical, therapeutic, or direct patient 10 care and support services to a patient. 11 (ar) "Behavioral health provider" means any individual who is licensed as a 12psychologist or is certified as a social worker or licensed as a clinical social worker, 13 a marriage and family therapist, or a professional counselor. 14 **SECTION 393.** 146.615 (2) of the statutes is amended to read: 15146.615 (2) Beginning in fiscal year 2018-19 <u>2025-26</u>, from the appropriation 16 under s. 20.435 (1) (fk), subject to sub. (3), the department shall distribute grants to 17hospitals, health systems, and clinics that provide new training opportunities for 18 advanced practice clinicians. The department shall distribute the grants under 19 this section subsection to hospitals, health systems, and clinics that apply, in the 20 form and manner determined by the department, to receive grants and that satisfy 21the criteria under sub. (3). 22 **SECTION 394.** 146.615 (2g) and (2r) of the statutes are created to read: 23146.615 (2g) Beginning in fiscal year 2025-26, from the appropriation under

s. 20.435 (1) (fk), subject to sub. (3), the department shall distribute grants to

hospitals, health systems, clinics, and educational entities that form health care
 education and training consortia for allied health professionals. The department
 shall distribute the grants under this subsection to hospitals, health systems,
 clinics, and educational entities that apply, in the form and manner determined by
 the department, to receive a grant.

6 (2r) Beginning in fiscal year 2025-26, from the appropriation under s. 20.435 7 (1) (fk), subject to sub. (3), the department shall distribute grants to hospitals, 8 health systems, clinics, and educational entities that form health care education 9 and training consortia for behavioral health providers. The department shall 10 distribute the grants under this subsection to hospitals, health systems, clinics, and 11 educational entities that apply, in the form and manner determined by the 12 department, to receive a grant.

13 **SECTION 395.** 146.615 (3) (a) of the statutes is repealed.

14 **SECTION 396.** 146.615 (3) (b) of the statutes is amended to read:

15 146.615 (3) (b) If the department distributes a grant to a hospital or clinic 16 that has not previously received a grant under this section, the hospital or clinic 17 receiving the grant may use the grant to create the education and infrastructure for 18 training advanced practice clinicians or for activities authorized under par. (c). In 19 distributing grants under this section, the department shall give preference to 20 advanced practice clinician clinical training programs that include rural hospitals 21 and rural clinics as clinical training locations.

22 SECTION 397. 146.615 (3) (bm) of the statutes is created to read:

146.615 (3) (bm) Acceptable uses of grant moneys received under this section
include reasonable expenses incurred by a trainee to fully succeed in training and

eventual placement, expenses related to planning and implementing a training
 program, and up to \$5,000 in equipment expenses.

3 SECTION 398. 146.615 (3) (c) and (d) of the statutes are repealed.

4 **SECTION 399.** 146.616 of the statutes is repealed.

 $\mathbf{5}$

5 SECTION 9219. Fiscal changes; Health Services.

6 (1) HEALTH CARE PROVIDER TRAINING GRANTS. In the schedule under s. 20.005 7 (3) for the appropriation to the department of health services under s. 20.435 (1) 8 (fk), the dollar amount for fiscal year 2025-26 is adjusted to \$3,500,000. In the 9 schedule under s. 20.005 (3) for the appropriation to the department of health 10 services under s. 20.435 (1) (cg), the dollar amount for fiscal year 2026-27 is 11 adjusted to \$3,500,000.".

12

121. At the appropriate places, insert all of the following:

13 "SECTION 1. 49.45 (25d) of the statutes is created to read:

14 49.45 (25d) HEALTH-RELATED SOCIAL NEEDS. The department shall request a 15 waiver from the federal department of health and human services to provide 16 reimbursement for services for health-related social needs under the Medical 17 Assistance program. If the waiver is granted, the department shall provide 18 reimbursement for services for health-related social needs under this subsection.".

19 **122.** At the appropriate places, insert all of the following:

20 "SECTION 400. Subchapter IX of chapter 150 [precedes 150.99] of the statutes
21 is created to read:

22

CHAPTER 150

1	SUBCHAPTER IX
2	HEALTH CARE ENTITY OVERSIGHT AND TRANSPARENCY
3	SECTION 401. 150.99 of the statutes is created to read:
4	150.99 Definitions. In this subchapter:
5	(1) "Acquisition" means the direct or indirect purchase, including lease,
6	transfer, exchange, option, receipt of a conveyance, or creation of a joint venture, or
7	any other manner of purchase, such as by a health care system, private equity
8	group, hedge fund, publicly traded company, real estate investment trust,
9	management services organization, insurance carrier, or any subsidiaries thereof,
10	of a material amount of the assets or operations of a health care entity.
11	(2) "Affiliate" means any of the following:
12	(a) A person, entity, or organization that directly, indirectly, or through one or
13	more intermediaries controls, is controlled by, or is under common control or
14	ownership of another person, entity, or organization.
15	(b) A person whose business is operated under a lease, management, or
16	operating agreement by another entity, or a person substantially all of whose
17	property is operated under a management or operating agreement with that other
18	entity.
19	(c) An entity that operates the business or substantially all the property of
20	another entity under a lease, management, or operating agreement.
21	(d) Any out-of-state operations and corporate affiliates of an affiliate as
22	defined in pars. (a) to (c), including significant equity investors, health care real
23	estate investment trusts, or management services organizations.
24	(3) "Arrangement" includes any agreement, association, partnership, joint

venture, management services agreement, professional services agreement, health
 care staffing company agreement, or other arrangement that results in a change of
 governance or control of a health care entity or a department, subdivision, or
 subsidiary of a health care entity.

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5 (4) "Change of control" means an arrangement in which any person, 6 corporation, partnership, or any entity acquires direct or indirect control over the 7 operations of a health care entity in whole or in substantial part.

8 (5) "Control," "controlling," "controlled by," and "under common control 9 with" means the direct or indirect power through ownership, contractual 10 agreement, or otherwise to do any of the following:

(a) Vote 10 percent or more of any class of voting shares or interests of a healthcare entity.

13 (b) Direct the actions or policies of the specified entity.

(6) "Health care facility" means an institution that provides health care
services or a health care setting, including hospitals and other inpatient facilities,
health systems consisting of one or more health care entities that are jointly owned
or managed, ambulatory surgical or treatment centers, skilled nursing facilities,
residential treatment centers, diagnostic, laboratory, and imaging centers,
freestanding emergency facilities, outpatient clinics, and rehabilitation and other
therapeutic health settings.

(7) "Health care provider" means any person, corporation, partnership,
governmental unit, state institution, medical practice, or other entity that performs
or provides health care services to persons in the state.

24

(8) "Health care services" means services and payments for the care,

prevention, diagnosis, treatment, cure, or relief of a medical, dental, or behavioral
 health condition, illness, injury, or disease, including any of the following:

3 (a) Inpatient, outpatient, habilitative, rehabilitative, dental, palliative,
4 therapeutic, supportive, home health, or behavioral services provided by a health
5 care entity.

- 6 (b) Pharmacy, retail, and specialty, including any drug, device, or medical7 supply.
- 8

(c) Performance of functions to refer, arrange, or coordinate care.

9 (d) Equipment used such as durable medical equipment, diagnostic, surgical
10 devices, or infusion.

(e) Technology associated with the provision of services or equipment in pars.
(a) to (d) above, such as telehealth, electronic health records, software, claims
processing, or utilization systems.

(9) "Health care staffing company" means a person, firm, corporation, partnership, or other business entity engaged in the business of providing or procuring, for temporary employment or contracting by a health care facility, any health care personnel, but does not include an individual who independently provides the individual's own services on a temporary basis to health care facilities as an employee or contractor.

(10) "Licensee" means an individual who is licensed in the state as a
physician, a doctor of osteopathy, or a physician assistant or a nurse practitioner
who is authorized to diagnose and treat in the applicable clinical setting.

(11) "Management services organization" means any organization or entity
that contracts with a health care provider or provider organization to perform

management or administrative services relating to, supporting, or facilitating the
 provision of health care services.

3 (12) "Medical practice" means a corporate entity or partnership organized for
4 the purpose of practicing medicine and permitted to practice medicine in the state,
5 including partnerships, professional corporations, limited liability companies, and
6 limited liability partnerships.

7 (13) "Noncompetition agreement" means a written agreement between a 8 licensee and another person under which the licensee agrees that the licensee. 9 either alone or as an employee, associate, or affiliate of a third person, will not 10 compete with the other person in providing products, processes, or services that are 11 similar to the other person's products, processes, or services for a period of time or 12within a specified geographic area after termination of employment or termination 13 of a contract under which the licensee supplied goods to or performed services for 14 the other person.

(14) "Nondisclosure agreement" means a written agreement under the terms of which a licensee must refrain from disclosing partially, fully, directly, or indirectly to any person, other than another party to the written agreement or to a person specified in the agreement as a 3rd-party beneficiary of the agreement, any of the following:

(a) A policy or practice that a party to the agreement required the licensee to
use in patient care, other than individually identifiable health information that the
licensee may not disclose under the Health Insurance Portability and
Accountability Act of 1996, P.L. 104-191, in effect on the effective date of this
paragraph [LRB inserts date].

1 (b) A policy, practice, or other information about or associated with the 2 licensee's employment, conditions of employment, or rate or amount of pay or other 3 compensation.

4 (c) Any other information the licensee possesses or to which the licensee has
5 access by reason of the licensee's employment by, or provision of services for or on
6 behalf of, a party to the agreement, other than information that is subject to
7 protection under applicable law as a trade secret of, or as otherwise proprietary to,
8 another party to the agreement or to a person specified in the agreement as a third9 party beneficiary of the agreement.

10 (15) "Nondisparagement agreement" means a written agreement under 11 which a licensee must refrain from making to a 3rd party a statement about 12 another party to the agreement or about another person specified in the agreement 13 as a 3rd-party beneficiary of the agreement, the effect of which causes or threatens 14 to cause harm to the other party's or person's reputation, business relations, or 15 other economic interests.

16

(16) "Ownership or investment interest" means any of the following:

17 (a) Direct or indirect possession of equity in the capital, stock, or profits18 totaling more than 5 percent of an entity.

(b) Interest held by an investor or group of investors who engages in the
raising or returning of capital and who invests, develops, or disposes of specified
assets.

(c) Interest held by a pool of funds by investors, including a pool of funds
 managed or controlled by private limited partnerships, if those investors or the

12

management of that pool or private limited partnership employ investment strategies of any kind to earn a return on that pool of funds.

3 (17) "Private equity fund" means a publicly traded or nonpublicly traded 4 company that collects capital investments from individuals or entities and 5 purchases a direct or indirect ownership share or controlling interest of a health 6 care entity.

7 (18) "Provider organization" means any corporation, partnership, business 8 trust, association, or organized group of persons that is in the business of health 9 care delivery or management, whether incorporated or not, that represents one or 10 more health care providers in contracting with insurance carriers for the payments of health care services. "Provider organization" includes physician organizations, 11 12physician-hospital organizations, independent practice associations, provider 13 networks, accountable care organizations, management services organizations, and 14 any other organization that contracts with insurance carriers for payment for 15health care services.

16

(19) "Significant equity investor" means any of the following:

17 (a) Any private equity fund with a direct or indirect ownership or investment18 interest in a health care entity.

(b) Any investor, group of investors, or other entity with a direct or indirect
possession of equity in the capital, stock, or profits totaling more than 10 percent of
a health care provider or provider organization.

(c) Any private equity fund, investor, group of investors, or other entity with a
direct or indirect controlling interest in a health care entity or that operates the

business or substantially all of the property of a health care entity under a lease,
 management, or operating agreement.

3

SECTION 402. 150.992 of the statutes is created to read:

4 150.992 Material change transactions. (1) NOTICE. (a) Any health care 5 entity shall, before consummating any material change transaction, submit written 6 notice to the department not fewer than 180 days before the date of the proposed 7 material change transaction. The department shall promulgate rules to define, for 8 purposes of this subchapter, what entities are considered health care entities and 9 what constitutes a material change transaction.

(b) Written notice shall include and contain the information the department
determines is required. The health care entity may include any additional
information supporting the written notice of the material change transaction.
Notice is complete when the department determines that all required information
has been received.

15(c) All information provided by the submitter as part of the notice shall be 16 treated as public record unless the submitter designates documents or information 17 as confidential when submitting the notice and the department concurs with the 18 designation in accordance with a process specified by the department by rule. 19 Information that is otherwise publicly available, or that has not been confidentially 20maintained by the source, shall be considered public. The department shall 21maintain the confidentiality of all confidential information obtained in relation to a 22material change transaction, except that the department may share confidential 23information with other appropriate state agencies and departments to carry out $\mathbf{24}$ their respective authorities under this section and may disclose any information to

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an expert or consultant under contract with the department, provided that the
expert or consultant is bound by the same confidentiality requirements as the
department. The confidential information and documents may not be treated as
public records and are not subject to inspection or copying under s. 19.35.

5 (d) The department shall post on its publicly available website information 6 about the material change transaction no less than 30 days before the anticipated 7 implementation of the material change transaction or, if the department is notified 8 less than 30 days before the anticipated implementation, as soon as is practicable. 9 The department shall include in the information posted on its website under this 10 paragraph at least all of the following information regarding the material change 11 transaction:

A summary of the proposed transaction, including the identity of the
 parties to the transaction.

14 2. A description of the groups or individuals likely to be affected by the15 transaction.

16 3. Information about services currently provided by the health care entity,
17 commitments by the health care entity to continue such services, and any services
18 that will be reduced or eliminated.

19

4. Details about any public hearings and how to submit comments.

5. Any other information from the notice and other materials submitted by the health care entity that the attorney general or the department determines would be in the public interest, except for materials designated confidential under par. (c).

23

(e) For purposes of calculating time periods under this section, notice shall be

considered received on the first business day after the department determines that 1 2 notice is complete.

3 PRELIMINARY REVIEW. (a) Within 30 days after receiving notice as (2) 4 described in sub. (1), the department shall do one of the following:

 $\mathbf{5}$ 1. Approve the material change transaction and notify the health care entity 6 in writing that a comprehensive review is not required for the material change 7 transaction.

8 2. Approve the material change transaction subject to conditions set by the 9 department and notify the health care entity in writing of the conditions under 10 which the transaction may be completed.

11 3. Notify the health care entity in writing that the transaction is subject to a 12comprehensive review. The department may request additional information 13 necessary to perform a comprehensive review under sub. (3).

14 (b) Nothing in this section limits or infringes upon the existing authority of 15any state agency or the attorney general to review any transactions.

16 (3) COMPREHENSIVE REVIEW PROCESS. (a) For purposes of this subsection, 17 "market power" means possessing 30 percent or more market share in any line of 18 service in the relevant geographic area or meeting other criteria that the 19 department may define by rule.

20

(b) A comprehensive review is required when any of the following apply to the 21material change transaction:

22The transaction will result in the transfer of assets valued above \$20 1. 23million.

1 2. The transaction occurs in a highly consolidated market for any line of $\mathbf{2}$ services offered by any party to the material change transaction. 3 3. The transaction will cause a significant change in market share such that 4 any resulting health care entity possesses market power upon completion. $\mathbf{5}$ 4. The transaction will otherwise reduce competition, including effects of 6 vertical or cross-market transactions among different product or geographic 7 markets. 8 5. Either party to the material change transaction possesses market power 9 prior to the transaction. 10 6. The department, at its sole discretion, determines that the material change

10 0. The department, at its sole discretion, determines that the material change
 11 transaction is likely to have a material impact on the cost of, quality of, equity of, or
 12 access to health care services in any region in the state.

(c) No later than 90 days after determining a material change transaction is
subject to a comprehensive review, the department shall conduct the review and
shall conduct one or more public hearings or public meetings, one of which shall be
in the county in which the health care entity is located, to hear comments from
interested parties.

(d) Not more than 90 days after determining that the material change transaction is subject to a comprehensive review under this subsection, the department shall produce a cost and market impact review report containing the findings and conclusions of the cost and market impact review, provided that the health care entity has complied with the requests for information or documents pursuant to this subsection within 21 days of the request or by a later date set by mutual agreement of the health care entity and the department. The cost and

market impact review report shall be posted publicly and may not disclose
 confidential information.

- 3 (e) The cost and market impact review may examine factors relating to the
 4 proposed material change transaction, transacting parties, and their relative
 5 market position, including any of the following:
- 6 1. The market share of each transacting party and the likely effects of the 7 material change transaction on competition.
- 8 2. Any previous material change transaction involving any transacting party,
 9 including acquisitions or mergers of similar health care providers, whether or not in
 10 the same state.
- 3. The prices charged by each transacting party for services, including their
 relative prices compared to others' prices for the same services in the same
 geographic area.
- 14 4. The quality of the services provided by any health care provider party to15 the material change transaction, including patient experience.
- 16 5. The cost and cost trends of any health care entity party in comparison to17 total health care expenditures statewide.
- 18 6. The availability and accessibility of services similar to those provided, or
 19 proposed to be provided, through any health care provider or provider organization
 20 party within its primary service areas and dispersed service areas.
- 7. The impact of the material change transaction on competing options for the
 delivery of health care services within the primary service areas and dispersed
 service areas of the transacting parties.

1 8. The role of the transacting parties in serving at-risk, underserved, and $\mathbf{2}$ government-paver patient populations.

3

9. The role of the transacting parties in providing low-margin or negative-4 margin services within its primary service areas and dispersed service areas.

 $\mathbf{5}$ 10. Consumer concerns, including complaints or other allegations that any 6 provider or provider organization party has engaged in any unfair method of 7 competition or any unfair or deceptive act or practice.

8 11. The parties' compliance with prior conditions and legal requirements 9 related to competitive conduct, including compliance with s. 150,994, reporting 10 requirements regarding health care entity ownership and control under s. 150.996. 11 or restrictions on anticompetitive contracting provisions.

1212. The impact of the material change transaction on the clinical workforce, 13 including wages, staffing levels, supply, patient access, and continuity of patient-14 care relationships.

1513. The impact of a real estate sale or lease agreement on the financial 16 condition of any health care entity party and its ability to maintain patient care 17operations.

18 14. In the case of a proposed closure or discontinuance of a health care facility 19 or any essential health services, the impact of the closure on health care access. 20 outcomes, costs, and equity for those in the health care facility's service area and 21the health care facility's plan for ensuring equitable access, quality, affordability, 22 and availability of essential health services within the service area.

2315. Any other factors that the department determines, by rules promulgated $\mathbf{24}$ by the department, to be in the public interest.

1 (f) The department may request additional information or documents from $\mathbf{2}$ the transacting parties necessary to conduct a cost and market impact review. 3 Failure to respond or insufficient responses to requests for information by 4 transacting parties may result in the extension of the deadline for the department $\mathbf{5}$ to complete the cost and market impact review, the imposition of conditions for 6 approval, or the disapproval of the material change transaction.

7 The department shall keep confidential all nonpublic information and (g) 8 documents obtained under this subsection and may not disclose the confidential 9 information or documents to any person without the consent of the party that 10 produced the confidential information or documents, except that the department 11 may disclose any information to an expert or consultant under contract with the 12 department to review the proposed transaction, provided that the expert or 13 consultant is bound by the same confidentiality requirements as the department. 14 The confidential information and documents and work product of the department 15may not be treated as public records and shall be exempt from inspection or copying 16 under s. 19.35.

17

(h) The department may, in its sole discretion:

18 1. Contract with, consult, and receive advice from any state agency on those 19 terms and conditions that the department determines are appropriate with regard 20 to reviewing a proposed material change transaction.

21

Contract with experts or consultants to assist in reviewing a proposed 2. 22 material change transaction.

23(i) The department shall be entitled to charge costs to or receive $\mathbf{24}$ reimbursement from the transacting parties for all actual, reasonable, direct costs

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incurred in reviewing, evaluating, and making the determination referred to in this
 subsection, including administrative costs and costs of contracted experts or
 consultants in par. (h).

4 (4) APPROVAL AUTHORITY. (a) The department may at its discretion approve,
5 conditionally approve, or disapprove of any material change transaction for which
6 the department receives notice under sub. (1). Any conditions imposed under this
7 subsection shall specify a time period for compliance, an expiration date, or that the
8 condition applies indefinitely.

9 (b) The department shall inform the health care entity of the determination 10 within 30 days of notice under sub. (2), or in the case of comprehensive review, 11 within 60 days of the completion of the cost and market impact review. No proposed 12 material change transaction may be completed before the department has informed 13 the health care entity of the determination.

(c) In making the determination under this subsection, the department may
consider any factors that the department determines to be relevant, including any
of the following:

The likely impact, as described in the cost and market impact review report,
 where applicable, of the material change transaction on any of the following:

19

a. Health care costs, prices, and affordability.

b. The availability or accessibility of health care services to the affectedcommunity.

c. Health care provider cost trends and containment of total state health carespending.

24

d. Access to services in medically underserved areas.

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1	e. Rectifying historical and contemporary factors contributing to a lack of
2	health equities or access to services.
3	f. The functioning and competitiveness of the markets for health care and
4	health insurance.
5	g. The potential effects of the material change transaction on health
6	outcomes, quality, access, equity, or workforce for residents of this state.
7	h. The potential loss of or change in access to essential services.
8	2. Whether the material change transaction is contrary to or violates any
9	applicable law, including state antitrust laws, laws restricting the corporate
10	practice of medicine, or consumer protection laws.
11	3. Whether the benefits of the transaction are likely to outweigh any
12	anticompetitive effect from the transaction.
13	4. Whether the transaction is in the public interest.
14	(d) This subsection does not limit or alter any existing authority of the
15	attorney general or any state agency to enforce any other law, including state or
16	federal antitrust law, or to review nonprofit transactions.
17	(5) POST-TRANSACTION OVERSIGHT. (a) Enforcement by the attorney general.
18	1. The attorney general may subpoena any records necessary to enforce any
19	provisions of this section or to investigate suspected violations of any provisions of
20	this section or any conditions imposed by conditional approval pursuant to sub. (4).
21	2. The attorney general may enforce any requirement of this section and any
22	conditions imposed by a conditional approval pursuant to sub. (4) to the fullest
23	extent provided by law, including damages. In addition to any legal remedies the
24	attorney general may have, the attorney general shall be entitled to specific

performance, injunctive relief, and other equitable remedies a court deems
 appropriate for any violations or imminent violation of any requirement of this
 section or breach of any of the conditions and shall be entitled to recover its attorney
 fees and costs incurred in remedying each violation.

5 3. In addition to the remedies set forth in subd. 2., any person who violates 6 this section or of any conditions imposed pursuant to a conditional approval under 7 sub. (4) is subject to a forfeiture of \$10,000 per day, which the attorney general may 8 seek to recover by action on behalf of the state. The attorney general may also 9 rescind or deny approval for any other past, pending, or future material change 10 transactions involving the health care entity or an affiliate.

4. Nothing in this paragraph shall narrow, abrogate, or otherwise alter the
authority of the attorney general to prosecute violations of antitrust or consumer
protection requirements.

(b) *Enforcement by the department*. 1. The department may audit the books,
documents, records, and data of any entity that is subject to a conditional approval
under sub. (4) to monitor compliance with the conditions.

2. Any entity that violates any provision of this section, any rules adopted
pursuant thereto, or any condition imposed pursuant to a conditional approval
under sub. (4) shall be subject to a forfeiture of \$10,000 per day for any violation of
this section.

3. The department may refer any entity to the attorney general to review for
enforcement of any noncompliance with this section and any conditions imposed by
conditional approval pursuant to sub. (4).

24

(c) Monitoring. In order to effectively monitor ongoing compliance with the

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terms and conditions of any material change transaction subject to prior notice,
 approval, or conditional approval under sub. (4), the department may, in its sole
 discretion, conduct a review or audit and may contract with experts and
 consultants to assist in this regard.

5 (d) *Reporting.* One year, 2 years, and 5 years following the completion of the 6 material change transaction approved or conditionally approved by the department 7 after a comprehensive review under sub. (3), and upon future intervals determined 8 at the discretion of the department, the health care entity or any person, 9 corporation, partnership, or other entity that acquired direct or indirect control over 10 the health care entity shall submit reports to the department that do all of the 11 following:

Demonstrate compliance with conditions placed on the material change
 transaction, if any.

14 2. Analyze cost trends and cost growth trends of the transacting parties.

15 3. Analyze any changes or effects of the material change transaction on
16 patient access, availability of services, workforce, quality, or equity.

(e) Costs. The department shall be entitled to charge costs to the transacting
parties for all actual, reasonable, and direct costs incurred in monitoring ongoing
compliance with the terms and conditions of the sale or transfer of assets, including
contractor and administrative costs.

(6) RULES. The department may promulgate rules to implement this section.
SECTION 403. 150.994 of the statutes is created to read:

23 **150.994 Corporate practice of medicine.** The corporate practice of

1	medicine is prohibited. The department shall promulgate rules to define what
2	conduct constitutes the corporate practice of medicine for purposes of this section.
3	SECTION 404. 150.996 of the statutes is created to read:
4	150.996 Transparency in ownership and control of health care
5	entities. (1) REPORTING OF OWNERSHIP AND CONTROL. Each health care entity
6	shall report to the department on an annual basis and upon the consummation of a
7	material change transaction involving the entity as set forth in s. 150.992, in a form
8	and manner required by the department, all of the following information, as
9	applicable:
10	(a) Legal name of entity.
11	(b) Business address of entity.
12	(c) Locations of operations.
13	(d) Business identification numbers of the entity, as applicable, including all
14	of the following:
15	1. Taxpayer identification number.
16	2. National provider identifier.
17	3. Employer identification number.
18	4. Centers for Medicare and Medicaid Services certification number.
19	5. National Association of Insurance Commissioners identification number.
20	6. A personal identification number associated with a license issued by the
21	commissioner of insurance.
22	7. Pharmacy benefit manager identification number associated with a license
23	or registration of the pharmacy benefit manager in this state.
24	(e) Name and contact information of a representative of the entity.

1	(f) The name, business address, and business identification numbers listed in
2	par. (d) for each person or entity that, with respect to the relevant health care
3	entity, has an ownership or investment interest, has a controlling interest, is a
4	management services organization, or is a significant equity investor.
5	(g) A current organizational chart showing the business structure of the
6	health care entity, including all of the following:
7	1. Any entity listed in par. (f).
8	2. Affiliates, including entities that control or are under common control as
9	the health care entity.
10	3. Subsidiaries.
11	(h) For a health care entity that is a provider organization or a health care
12	facility, all of the following information:
13	1. a. The affiliated health care providers identified by name, license type,
14	specialty, national provider identifier, and other applicable identification number
15	listed in par. (d).
16	b. The address of the principal practice location.
17	c. Whether the health care provider is employed or contracted by the entity.
18	2. The name and address of affiliated health care facilities by license number,
19	license type, and capacity in each major service area.
20	(i) The names, national provider identifier, if applicable, and compensation of
21	all of the following:
22	a. The members of the governing board, board of directors, or similar
23	governance body for the health care entity.

b. Any entity that is owned or controlled by, affiliated with, or under common
 control as the health care entity.

3

c. Any entity listed in par. (f).

4 (j) Comprehensive financial reports of the health care entity and any
5 ownership or control entities, including audited financial statements, cost reports,
6 annual costs, annual receipts, realized capital gains and losses, accumulated
7 surplus, and accumulated reserves.

8 (2) EXCEPTIONS. All of the following health care entities are exempt from the
9 reporting requirements under sub. (1):

(a) A health care entity that is an independent provider organization, without
any ownership or control entities, consisting of 2 or fewer physicians, provided that
if that health care entity experiences a material change transaction under s.
150.992, the health care entity is subject to reporting under sub. (1) upon the
consummation of the transaction.

(b) A health care provider or provider organization that is owned or controlled
by another health care entity, if the health care provider or provider organization is
shown in the organizational chart submitted under sub. (1) (g) and the owning or
controlling health care entity reports all the information required under sub. (1) on
behalf of the controlled or owned entity. Health care facilities are not subject to this
exception.

(3) RULES. (a) The department shall promulgate any rules necessary to
implement this section, specify the format and content of reports, and impose
penalties for noncompliance. The department may require additional reporting of
data or information that it determines is necessary to better protect the public's

1 interest in monitoring the financial conditions, organizational structure, business 2 practices, and market share of each registered health care entity. 3 (b) The department may assess administrative fees on health care entities in 4 an amount to help defray the costs in overseeing and implementing this section. 5 (4) OWNERSHIP INFORMATION. (a) Information provided under this section shall be public information and may not be considered confidential, proprietary, or 6 a trade secret, except that any individual health care provider's taxpayer 7 8 identification that is also their social security number shall be confidential. 9 Not later than December 31, 2028, and annually thereafter, the (b) 10 department shall post on its publicly available website a report with respect to the 11 previous one-year period, including all of the following information: 12 1. The number of health care entities reporting for the year, disaggregated by 13 the business structure of each specified entity. 14 2.The names, addresses, and business structure of any entities with an 15ownership or controlling interest in each health care entity. 16 3. Any change in ownership or control for each health care entity. 17 4. Any change in the tax identification number of a health care entity. 18 5. As applicable, the name, address, tax identification number, and business 19 structure of other affiliates under common control, subsidiaries, and management 20 services entities for the health care entity, including the business type and the tax 21identification number of each. 226. An analysis of trends in horizontal and vertical consolidation, 23disaggregated by business structure and provider type. $\mathbf{24}$ (c) The department may share information reported under this section with the attorney general, other state agencies, and other state officials to reduce or avoid duplication in reporting requirements or to facilitate oversight or enforcement under state law. Any tax identification numbers that are individual social security numbers may be shared with the attorney general, other state agencies, or other state officials that agree to maintain the confidentiality of such information. The department may, in consultation with the relevant state agencies, merge similar reporting requirements where appropriate.

8 (5) ENFORCEMENT. (a) Audit and inspection authority. The department is 9 authorized to audit and inspect the records of any health care entity that has failed 10 to submit complete information pursuant to this section or if the department has 11 reason to question the accuracy or completeness of the information submitted 12 pursuant this section.

(b) *Random audits*. The department shall conduct annual audits of a random
sample of health care entities to verify compliance with, accuracy, and completeness
of the reported information pursuant to this section.

(c) *Penalty for failure to report.* If a health care entity fails to provide a
complete report under sub. (1), or submits a report containing false information, the
entity shall be subject to all of the following civil penalties, as appropriate:

Health care entities consisting of independent health care providers or
 provider organizations without any 3rd-party ownership or control entities, with 10
 or fewer physicians or less than \$10 million in annual revenue, a forfeiture of up to
 \$50,000 for each report not provided or containing false information.

23 2. For all other health care entities, a forfeiture of up to \$500,000 for each
24 report not provided or containing false information.

1	SECTION 9419. Effective dates; Health Services.
2	(1) HEALTHCARE OWNERSHIP AND TRANSPARENCY. The creation of subch. IX of
3	ch. 150, ss. 150.99, 150.992, 150.994, and 150.996 takes effect on January 1, 2027.".
4	123. At the appropriate places, insert all of the following:
5	"SECTION 405. 49.79 (7w) (a) 1. of the statutes is amended to read:
6	49.79 (7w) (a) 1. "Eligible retailer" includes any supermarket, grocery store,
7	wholesaler, small-scale store, corner store, convenience store, neighborhood store,
8	bodega, farmers' market, direct-marketing farmer, nonprofit cooperative food-
9	purchasing venture, or community-supported agriculture program means a retailer
10	authorized to participate in the food stamp program federal supplemental nutrition
11	assistance program.
12	SECTION 406. 49.79 (7w) (b) of the statutes is amended to read:
13	49.79 (7w) (b) The department shall, through a competitive selection process,
14	contract with one or more nonprofit <u>3rd-party</u> organizations to administer a
14 15	contract with one or more nonprofit <u>3rd-party</u> organizations to administer a healthy food incentive program statewide. The healthy food incentive program
15	healthy food incentive program statewide. The healthy food incentive program
15 16	healthy food incentive program statewide. The healthy food incentive program shall provide to any food stamp program recipient assistance group that uses
15 16 17	healthy food incentive program statewide. The healthy food incentive program shall provide to any food stamp program recipient assistance group that uses benefits at an eligible retailer participating in the healthy food incentive program
15 16 17 18	healthy food incentive program statewide. The healthy food incentive program shall provide to any food stamp program recipient assistance group that uses benefits at an eligible retailer participating in the healthy food incentive program under this subsection a monetary amount up to the amount of food stamp program
15 16 17 18 19	healthy food incentive program statewide. The healthy food incentive program shall provide to any food stamp program recipient assistance group that uses benefits at an eligible retailer participating in the healthy food incentive program under this subsection a monetary amount up to the amount of food stamp program benefits used at the eligible retailer for the purpose of purchasing fruits and
15 16 17 18 19 20	healthy food incentive program statewide. The healthy food incentive program shall provide to any food stamp program recipient assistance group that uses benefits at an eligible retailer participating in the healthy food incentive program under this subsection a monetary amount up to the amount of food stamp program benefits used at the eligible retailer for the purpose of purchasing fruits and vegetables from the eligible retailer. In administering the program, a nonprofit <u>3rd-</u>
15 16 17 18 19 20 21	healthy food incentive program statewide. The healthy food incentive program shall provide to any food stamp program recipient assistance group that uses benefits at an eligible retailer participating in the healthy food incentive program under this subsection a monetary amount up to the amount of food stamp program benefits used at the eligible retailer for the purpose of purchasing fruits and vegetables from the eligible retailer. In administering the program, a nonprofit <u>3rd-party</u> organization shall prioritize including in the healthy food incentive program

1 program such that a matching monetary amount expires no later than one year $\mathbf{2}$ after it is provided. The department may establish a maximum amount of benefits 3 that may be matched per day for a food stamp program recipient assistance group. 4 Any nonprofit 3rd-party organization administering the healthy food incentive $\mathbf{5}$ program shall ensure that matching amounts provided under the program that are 6 unused and expire remain with the nonprofit 3rd-party organization and, upon 7 expiration, are available for use to provide matching amounts to other food stamp 8 recipients assistance groups under the program.

9

SECTION 407. 49.79 (7w) (c) of the statutes is amended to read:

10 49.79 (7w) (c) The department may allocate no more than 25 percent of the 11 funding available for the healthy food incentive program under this subsection to 12program development, promotion of and outreach for the program, training, data 13 collection, evaluation, administration, and reporting and shall allocate the 14 remainder of the funding available to the eligible retailers participating in the 15healthy food incentive program under this subsection. The department shall seek, 16 or require any 3rd-party organization chosen under par. (b) to seek, any available 17federal matching moneys from the Gus Schumacher Nutrition Incentive Program to 18 fund the healthy food incentive program under this subsection.

19 SECTION 408. 49.79 (7w) (cd) of the statutes is created to read:

49.79 (7w) (cd) A 3rd-party organization chosen under par. (b) may retain for
administrative purposes an amount not to exceed 33 percent of the total contracted
amount or the applicable cap found in federal law or guidance, whichever is lower.

23 SECTION 9219. Fiscal changes; Health Services.

24 (1) HEALTHY FOOD INCENTIVE PLAN. In the schedule under s. 20.005 (3) for the

appropriation to the department of health services under s. 20.435 (4) (bt), the
dollar amount for fiscal year 2025-26 is increased by \$488,600. In the schedule
under s. 20.005 (3) for the appropriation to the department of health services under
s. 20.435 (4) (bt), the dollar amount for fiscal year 2026-27 is increased by
\$488,600.".

6

124. At the appropriate places, insert all of the following:

7 "SECTION 409. 252.12 (2) (a) 8. (intro.) of the statutes is amended to read:

8 252.12 (2) (a) 8. 'Mike Johnson life care and early intervention services 9 grants.' (intro.) The department shall award not more than \$4,000,000 \$4,500,000 10 in each fiscal year in grants to applying AIDS service organizations for the 11 provision of needs assessments; assistance in procuring financial, medical, legal, 12social and pastoral services; counseling and therapy; homecare services and 13supplies; advocacy; and case management services. These services shall include 14 early intervention services. The department shall also award not more than 15\$74,000 in each year from the appropriation account under s. 20.435 (5) (md) for the 16 services under this subdivision. The state share of payment for case management 17services that are provided under s. 49.45 (25) (be) to recipients of medical 18 assistance shall be paid from the appropriation account under s. 20.435 (1) (am). 19 All of the following apply to grants awarded under this subdivision:

20

SECTION 9219. Fiscal changes; Health Services.

(1) MIKE JOHNSON LIFE CARE AND EARLY INTERVENTION SERVICES GRANT. In
the schedule under s. 20.005 (3) for the appropriation to the department of health
services under s. 20.435 (1) (am), the dollar amount for fiscal year 2025-26 is
increased by \$500,000 and the dollar amount for fiscal year 2026-27 is increased by

\$500,000 to support an increase to the annual maximum funding for the
 HIV/AIDS-related services under the Mike Johnson life care and early intervention
 services grant.".

4

125. At the appropriate places, insert all of the following:

5

"SECTION 9219. Fiscal changes; Health Services.

6 (1) SUPPLEMENT TO FEDERAL RYAN WHITE HIV/AIDS PROGRAM. In the 7 schedule under s. 20.005 (3) for the appropriation to the department of health 8 services under s. 20.435 (1) (am), the dollar amount for fiscal year 2025-26 is 9 increased by \$1,750,000 and the dollar amount for fiscal year 2026-27 is increased 10 by \$1,750,000 to supplement federal Ryan White funding for HIV/AIDS prevention 11 and treatment services.".

12 **126.** At the appropriate places, insert all of the following:

13 SECTION 9219. Fiscal changes; Health Services.

(1) HOSPITAL SERVICES FUNDING. In the schedule under s. 20.005 (3) for the
appropriation to the department of health services under s. 20.435 (1) (bd), the
dollar amount for fiscal year 2025-26 is increased by \$15,000,000 to fund hospital
service grants to support hospital services in western Wisconsin.".

- 18 **127.** At the appropriate places, insert all of the following:
- 19

"SECTION 9219. Fiscal changes; Health Services.

(1) INCOME MAINTENANCE; FUNDING FOR CONSORTIA AND TRIBAL AGENCIES. In
the schedule under s. 20.005 (3) for the appropriation to the department of health
services under s. 20.435 (4) (bn), the dollar amount for fiscal year 2025-26 is
increased by \$384,000 and the dollar amount for fiscal year 2026-27 is increased by

\$706,600 to increase base contracts for income maintenance consortia and tribal
 income maintenance agencies by 2 percent in fiscal year 2025-26 and by an
 additional 2 percent in 2026-27.".

4

128. At the appropriate places, insert all of the following:

 $\mathbf{5}$

"SECTION 9219. Fiscal changes; Health Services.

6 (1) INDEPENDENT LIVING CENTERS. In the schedule under s. 20.005 (3) for the 7 appropriation to the department of health services under s. 20.435 (1) (cx), the 8 dollar amount for fiscal year 2025-26 is increased by \$101,800 and the dollar 9 amount for fiscal year 2026-27 is increased by \$100,800 to increase funding for 10 grants to independent living centers.".

11

129. At the appropriate places, insert all of the following:

12

"SECTION 9219. Fiscal changes; Health Services.

13 (1)DEPARTMENTWIDE. In the schedule under s. 20.005 (3) for the 14 appropriation to the department of health services under s. 20.435 (1) (a), the dollar amount for fiscal year 2025-26 is increased by \$1,097,000 to maintain the 1516 department's internal IT network and provide a 5 percent increase in funding to 17support maintenance costs at residential facilities. In the schedule under s. 20.005 18 (3) for the appropriation to the department of health services under s. 20.435 (1) (a), 19 the dollar amount for fiscal year 2026-27 is increased by \$1,097,000 to maintain the 20department's internal IT network and provide a 5 percent increase in funding to 21support maintenance costs at residential facilities.".

22

130. At the appropriate places, insert all of the following:

23 "SECTION 9219. Fiscal changes; Health Services.

1	(1) INTERPRETER SERVICES FOR STAFF. In the schedule under s. 20.005 (3) for
2	the appropriation to the department of health services under s. 20.435 (1) (a), the
3	dollar amount for fiscal year 2025-26 is increased by \$89,500 and the dollar amount
4	for fiscal year 2026-27 is increased by \$89,500 to fund interpreter services for staff
5	in the department's bureau of aging and disability resources who require American
6	Sign Language interpretation services.".
7	131. At the appropriate places, insert all of the following:
8	"SECTION 410. 20.940 of the statutes is repealed.
9	SECTION 411. 49.45 (2t) of the statutes is repealed.
10	SECTION 412. 49.45 (23) (g) of the statutes is repealed.
11	SECTION 413. 49.45 (23b) of the statutes is repealed.
12	SECTION 414. 49.45 (41) (d) of the statutes is amended to read:
13	49.45 (41) (d) The department shall, in accordance with all procedures set
14	forth under s. 20.940 <u>, 2023 stats.</u> , request a waiver under 42 USC 1315 or submit a
15	Medical Assistance state plan amendment to the federal department of health and
16	human services to obtain any necessary federal approval required to provide
17	reimbursement to crisis urgent care and observation facilities certified under s.
18	51.036 for crisis intervention services under this subsection. If the department
19	determines submission of a state plan amendment is appropriate, the department
20	shall, notwithstanding whether the expected fiscal effect of the amendment is
21	\$7,500,000 or more, submit the amendment to the joint committee on finance for
22	review in accordance with the procedures under sub. (2t) <u>, 2023 stats</u> . If federal
23	approval is granted or no federal approval is required, the department shall provide
24	reimbursement under s. 49.46 (2) (b) 15. If federal approval is necessary but is not

granted, the department may not provide reimbursement for crisis intervention
 services provided by crisis urgent care and observation facilities.

3

SECTION 415. 256.23 (5) of the statutes is amended to read:

4 256.23 (5) In accordance with s. 20.940, the <u>The</u> department shall submit to 5 the federal department of health and human services a request for any state plan 6 amendment, waiver or other approval that is required to implement this section 7 and s. 49.45 (3) (em). If federal approval is required, the department may not 8 implement the collection of the fee under sub. (2) until it receives approval from the 9 federal government to obtain federal matching funds.

10

SECTION 416. 601.83 (1) (a) of the statutes is amended to read:

11 601.83 (1) (a) The commissioner shall administer a state-based reinsurance 12program known as the healthcare stability plan in accordance with the specific 13terms and conditions approved by the federal department of health and human 14 services dated July 29, 2018. Before December 31, 2023, the commissioner may not request from the federal department of health and human services a modification. 1516 suspension, withdrawal, or termination of the waiver under 42 USC 18052 under 17which the healthcare stability plan under this subchapter operates unless 18 legislation has been enacted specifically directing the modification, suspension, 19 withdrawal, or termination. Before December 31, 2023, the commissioner may 20 request renewal, without substantive change, of the waiver under 42 USC 18052 21under which the health care stability plan operates in accordance with s. 20.940 (4) 22unless legislation has been enacted that is contrary to such a renewal request. The 23commissioner shall comply with applicable timing in and requirements of s. 20.940.

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1 SECTION 417. 2017 Wisconsin Act 370, section 44 (2) and (3) are repealed. $\mathbf{2}$ **SECTION 9119. Nonstatutory provisions; Health Services.** 3 (1)CHILDLESS ADULTS DEMONSTRATION PROJECT REFORM WAIVER. The 4 department of health services may submit a request to the federal department of $\mathbf{5}$ health and human services to modify or withdraw any waiver request submitted 6 under s. 49.45 (23) (g), 2023 stats.". 7 **132.** At the appropriate places, insert all of the following: 8 "SECTION 418. 46.536 (1) of the statutes is renumbered 46.536 (1) (intro.) and 9 amended to read: 10 46.536 (1) (intro.) From the appropriation under s. 20.435 (5) (cf), the 11 department shall award all of the following grants in the: 12(a) A total amount of \$250,000 in each fiscal biennium to counties or regions 13comprised of multiple counties to establish or enhance crisis programs to serve 14 individuals having crises in rural areas or counties, municipalities, or regions 15comprised of multiple counties or municipalities to establish and enhance law 16 enforcement and behavioral health services emergency response collaboration 17programs. Grant recipients under this section paragraph shall match at least 25 18 percent of the grant amount awarded for the purpose that the grant is received. 19 The department may not award any single grant in an amount greater than 20 \$100,000. 21**SECTION 419.** 46.536 (1) (b) of the statutes is created to read:

46.536 (1) (b) A total amount of \$2,000,000 in each fiscal biennium to counties, regions comprised of multiple counties, or municipalities to establish and

enhance law enforcement and behavioral health services emergency response
collaboration programs. Grant recipients under this paragraph shall match at least
25 percent of the grant amount awarded for the purpose that the grant is received.

4

SECTION 9219. Fiscal changes; Health Services.

5 (1) LAW ENFORCEMENT AND BEHAVIORAL HEALTH COLLABORATION GRANTS. In 6 the schedule under s. 20.005 (3) for the appropriation to the department of health 7 services under s. 20.435 (5) (cf), the dollar amount for fiscal year 2025-26 is 8 increased by \$1,000,000 to to provide law enforcement and behavioral health 9 collaboration grants under s. 46.536 (1) (b). In the schedule under s. 20.005 (3) for 10 the appropriation to the department of health services under s. 20.435 (5) (cf), the 11 dollar amount for fiscal year 2026-27 is increased by \$1,000,000 to to provide law 12enforcement and behavioral health collaboration grants under s. 46.536 (1) (b).".

13 **133.** At the appropriate places, insert all of the following:

14 "SECTION 420. 20.435 (1) (ef) of the statutes is amended to read:

15 20.435 (1) (ef) Lead-poisoning or lead-exposure services. The As a continuing
 appropriation, the amounts in the schedule for the purposes of providing grants
 under s. 254.151.

18

SECTION 9219. Fiscal changes; Health Services.

(1) LEAD POISONING PREVENTION AND RESPONSE. In the schedule under s.
20.005 (3) for the appropriation to the department of health services under s.
20.435 (1) (ef), the dollar amount for fiscal year 2025-26 is increased by \$2,089,000
and the dollar amount for fiscal year 2026-27 is increased by \$4,178,000 to increase
funding for lead poisoning and exposure prevention and services grants to local and
tribal health departments.".

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1	134. At the appropriate places, insert all of the following:
2	"SECTION 9219. Fiscal changes; Health Services.
3	(1) LIMITED-TERM EMPLOYEES.
4	(a) In the schedule under s. 20.005 (3) for the appropriation to the department
5	of health services under s. 20.435 (5) (a), the dollar amount for fiscal year 2025-26 is
6	increased by \$2,815,800 to increase LTE salary and fringe benefits. In the schedule
7	under s. 20.005 (3) for the appropriation to the department of health services under
8	s. 20.435 (5) (a), the dollar amount for fiscal year 2026-27 is increased by $2,886,800$
9	to increase LTE salary and fringe benefits.
10	(b) In the schedule under s. 20.005 (3) for the appropriation to the department
11	of health services under s. 20.435 (5) (kx), the dollar amount for fiscal year 2025-26
12	is increased by \$1,080,900 to increase LTE salary and fringe benefits. In the
13	schedule under s. 20.005 (3) for the appropriation to the department of health
14	services under s. 20.435 (5) (kx), the dollar amount for fiscal year 2026-27 is
15	increased by \$1,110,200 to increase LTE salary and fringe benefits.".
16	135. At the appropriate places, insert all of the following:
17	"SECTION 9219. Fiscal changes; Health Services.
18	(1) MARQUETTE DENTAL SCHOOL SERVICES. In the schedule under s. 20.005 (3)
19	for the appropriation to the department of health services under s. 20.435 (1) (de),
20	the dollar amount for fiscal year 2025-26 is increased by \$430,000 and the dollar
21	amount for fiscal year 2026-27 is increased by \$430,000 to increase funding DHS
22	provides to the Marquette University School of Dentistry to provide dental services
23	to underserved populations.".

1 **136.** At the appropriate places, insert all of the following: 2 "SECTION 9219. Fiscal changes: Health Services. 3 (1) MATERNAL AND CHILD HEALTH; GRANTS FOR REFERRAL SERVICES. In the 4 schedule under s. 20.005 (3) for the appropriation to the department of health 5 services under s. 20.435 (1) (b), the dollar amount for fiscal year 2025-26 is 6 increased by \$1,480,000 and the dollar amount for fiscal year 2026-27 is increased 7 by \$1,480,000 to fund grants to local and tribal health departments to support 8 referrals to, and maintenance of, maternal and child health resources.". 9 **137.** At the appropriate places, insert all of the following: 10 "SECTION 9219. Fiscal changes: Health Services. 11 (1) MATERNAL AND CHILD HEALTH; WELL BADGER RESOURCE CENTER WEBSITE 12In the schedule under s. 20.005 (3) for the appropriation to the REDESIGN. 13 department of health services under s. 20.435 (1) (b), the dollar amount for fiscal 14 vear 2025-26 is increased by \$90,000 and the dollar amount for fiscal year 2026-27 is increased by \$90,000 to fund a redesign of the Well Badger Resource Center 1516 website to improve accessibility and accuracy of the information on the website.". 17 **138.** At the appropriate places, insert all of the following: 18 "SECTION 421. 46.48 (34) of the statutes is created to read: 19 46.48 (34) MATERNAL AND CHILD HEALTH. The department may distribute not 20more than \$800,000 in each fiscal year as grants to local and community-based 21organizations whose mission is to improve maternal and child health in this state. 22**SECTION 9219.** Fiscal changes; Health Services. 23(1) MATERNAL AND CHILD HEALTH: GRANTS TO MAINTAIN CERTAIN PROGRAMS.

In the schedule under s. 20.005 (3) for the appropriation to the department of
health services under s. 20.435 (1) (b), the dollar amount for fiscal year 2025-26 is
increased by \$800,000 and the dollar amount for fiscal year 2026-27 is increased by
\$800,000 to fund grants under s. 46.48 (34).".

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 $\mathbf{5}$

139. At the appropriate places, insert all of the following:

6

"SECTION 9219. Fiscal changes; Health Services.

(1) MEDICAID AND FOODSHARE CONTRACTS. In the schedule under s. 20.005
(3) for the appropriation to the department of health services under s. 20.435 (4) (b),
the dollar amount for fiscal year 2025-26 is increased by \$28,576,200 and the dollar
amount for fiscal year 2026-27 is increased by \$28,096,600 to increase funding for
contractual services and information technology systems costs for the
administration of the Medical Assistance program and the FoodShare program.".

13 **140.** At the appropriate places, insert all of the following:

14 "SECTION 422. 20.455 (1) (hn) of the statutes is created to read:

15 20.455 (1) (hn) *Payments to relators*. All moneys received by the department

16 that are owed to a relator, to provide payments owed to a relator.

17 **SECTION 423.** 20.9315 of the statutes is created to read:

20.9315 False claims; actions by or on behalf of state. (1) In this
section:

(a) 1. "Claim" means any request or demand, whether under a contract or
otherwise, for money or property, whether the state has title to the money or
property, that is any of the following:

- a. Presented to an officer, employee, agent, or other representative of the
 state.
- b. Made to a contractor, grantee, or other person if the money or property is to
 be spent or used on the state's behalf or to advance a state program or interest and
 if the state provides any portion of the money or property that is requested or
 demanded or will reimburse directly or indirectly the contractor, grantee, or other
 person for any portion of the money or property that is requested or demanded.
- 8 2. "Claim" includes a request or demand for services from a state agency or as
 9 part of a state program.
- 3. "Claim" does not include requests or demands for money or property that
 the state has paid to an individual as compensation for state employment or as an
 income subsidy with no restriction on that individual's use of the money or
 property.
- (b) "Knowingly" means, with respect to information, having actual knowledge
 of the information, acting in deliberate ignorance of the truth or falsity of the
 information, or acting in reckless disregard of the truth or falsity of the information.
 "Knowingly" does not mean specifically intending to defraud.
- (c) "Material" means having a natural tendency to influence, or be capable ofinfluencing, the payment or receipt of money or property or the receipt of services.
- 20
- (d) "Medical assistance" has the meaning given under s. 49.43 (8).
- 21 (e) "Obligation" has the meaning given in 31 USC 3729 (b) (3).
- 22 (f) "Original source" has the meaning given in 31 USC 3730 (e) (4) (B).
- 23 (g) "Proceeds" includes damages, civil penalties, surcharges, payments for

costs of compliance, and any other economic benefit realized by this state as a result
 of an action or settlement of a claim.

- 3 (2) Except as provided in sub. (3), any person who does any of the following is
 4 liable to this state for 3 times the amount of the damages that were sustained by the
 5 state or would have been sustained by the state, whichever is greater, because of the
 6 actions of the person and shall forfeit, for each violation, an amount within the
 7 range specified under 31 USC 3729 (a):
- 8 (a) Knowingly presents or causes to be presented a false or fraudulent claim to
 9 a state agency, including a false or fraudulent claim for medical assistance.
- (b) Knowingly makes, uses, or causes to be made or used a false record or
 statement material to a false or fraudulent claim to a state agency, including a false
 or fraudulent claim for medical assistance.
- (c) Knowingly makes, uses, or causes to be made or used a false record or
 statement material to an obligation to pay or transmit money or property to the
 Medical Assistance program, or knowingly conceals or knowingly and improperly
 avoids or decreases an obligation to pay or transmit money or property to the
 Medical Assistance program.
- (d) Knowingly makes, uses, or causes to be made or used a false record or
 statement material to an obligation to pay or transmit money or property to a state
 agency or knowingly conceals or knowingly and improperly avoids or decreases an
 obligation to pay or transmit money or property to a state agency.
- 22 23
- (e) Conspires to commit a violation under par. (a), (b), (c), or (d).
- (3) The court may assess against a person who violates sub. (2) not less than

2 nor more than 3 times the amount of the damages sustained by the state because
 of the acts of the person, and shall not assess any forfeiture, if the court finds all of
 the following:

- 4 (a) The person who commits the acts furnished the attorney general with all
 5 information known to the person about the acts within 30 days after the date on
 6 which the person obtained the information.
- $\mathbf{7}$

(b) The person fully cooperated with any investigation by this state of the acts.

8 (c) At the time that the person furnished the attorney general with 9 information concerning the acts, no criminal prosecution or civil or administrative 10 enforcement action had been commenced with respect to any such act, and the 11 person did not have actual knowledge of the existence of any investigation into any 12 such act.

(5) (a) Except as provided in subs. (10) and (12), any person may bring a civil
action as a qui tam plaintiff against a person who commits an act in violation of sub.
(2) for the person and the state in the name of the state.

(b) The plaintiff under par. (a) shall serve upon the attorney general a copy of
the complaint and documents disclosing substantially all material evidence and
information that the plaintiff possesses. The plaintiff shall file a copy of the
complaint with the court for inspection in camera. Except as provided in par. (c),
the complaint shall remain under seal for a period of 60 days from the date of filing
and shall not be served upon the defendant until the court so orders. Within 60
days from the date of service upon the attorney general of the complaint, evidence,

and information under this paragraph, the attorney general may intervene in the
 action.

3 (bm) Any complaint filed by the state in intervention, whether filed separately 4 or as an amendment to the qui tam plaintiff's complaint, shall relate back to the 5 filing date of the qui tam plaintiff's complaint to the extent that the state's claim 6 arises out of the conduct, transactions, or occurrences set forth, or attempted to be 7 set forth, in the qui tam plaintiff's complaint.

8 (c) The attorney general may, for good cause shown, move the court for one or 9 more extensions of the period during which a complaint in an action under this 10 subsection remains under seal.

(d) Before the expiration of the period during which the complaint remainsunder seal, the attorney general shall do one of the following:

Proceed with the action or an alternate remedy under sub. (10), in which
 case the action or proceeding under sub. (10) shall be prosecuted by the state.

15 2. Notify the court that he or she declines to proceed with the action, in which16 case the person bringing the action may proceed with the action.

(e) If a person brings a valid action under this subsection, no person other
than the state may intervene or bring a related action based upon the same facts
underlying the original action while the original action is pending.

(f) In any action brought under this subsection or other proceeding under sub.
(10), the plaintiff is required to prove all essential elements of the cause of action or
complaint, including damages, by a preponderance of the evidence.

23 (6) If the state proceeds with an action under sub. (5) or an alternate remedy

under sub. (10), the state has primary responsibility for prosecuting the action
under sub. (5) or proceeding under sub. (10). The state is not bound by any act of
the person bringing the action, but that person has the right to continue as a party
to the action.

5 (7) (b) With the approval of the governor, the attorney general may 6 compromise and settle an action under sub. (5) or an administrative proceeding 7 under sub. (10) to which the state is a party, notwithstanding objection of the 8 person bringing the action, if the court determines, after affording to the person 9 bringing the action the right to a hearing at which the person is afforded the 10 opportunity to present evidence in opposition to the proposed settlement, that the 11 proposed settlement is fair, adequate, and reasonable considering the relevant 12circumstances pertaining to the violation.

(c) Upon a showing by the state that unrestricted participation in the prosecution of an action under sub. (5) or an alternate proceeding under sub. (10) to which the state is a party by the person bringing the action would interfere with or unduly delay the prosecution of the action or proceeding, or would result in consideration of repetitious or irrelevant evidence or evidence presented for purposes of harassment, the court may limit the person's participation in the prosecution, such as:

20

1. Limiting the number of witnesses that the person may call.

- 21 2. Limiting the length of the testimony of the witnesses.
- 22

3. Limiting the cross-examination of witnesses by the person.

4. Otherwise limiting the participation by the person in the prosecution of the
 action or proceeding.

(d) Upon a showing by a defendant that unrestricted participation in the
prosecution of an action under sub. (5) or alternate proceeding under sub. (10) to
which the state is a party by the person bringing the action would result in
harassment or would cause the defendant undue burden or unnecessary expense,
the court may limit the person's participation in the prosecution.

8 (8) Except as provided in sub. (7), if the state elects not to participate in an 9 action filed under sub. (5), the person bringing the action may prosecute the action. 10 If the attorney general so requests, the attorney general shall, at the state's 11 expense, be served with copies of all pleadings and deposition transcripts in the 12action. If the person bringing the action initiates prosecution of the action, the 13court, without limiting the status and rights of that person, may permit the state to 14 intervene at a later date upon a showing by the state of good cause for the proposed 15intervention.

16 (9) Whether or not the state participates in an action under sub. (5), upon a 17showing in camera by the attorney general that discovery by the person bringing 18 the action would interfere with the state's ongoing investigation or prosecution of a 19 criminal or civil matter arising out of the same facts as the facts upon which the 20 action is based, the court may stay such discovery in whole or in part for a period of 21not more than 60 days. The court may extend the period of any such stay upon a 22further showing in camera by the attorney general that the state has pursued the 23criminal or civil investigation of the matter with reasonable diligence and the

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proposed discovery in the action brought under sub. (5) will interfere with the ongoing criminal or civil investigation or prosecution.

 $\mathbf{2}$

3 (10) The attorney general may pursue a claim relating to an alleged violation 4 of sub. (2) through an alternate remedy available to the state or any state agency, $\mathbf{5}$ including an administrative proceeding to assess a civil forfeiture. If the attorney 6 general elects any such alternate remedy, the attorney general shall serve timely 7 notice of his or her election upon the person bringing the action under sub. (5), and 8 that person has the same rights in the alternate venue as the person would have 9 had if the action had continued under sub. (5). Any finding of fact or conclusion of 10 law made by a court or by a state agency in the alternate venue that has become 11 final is conclusive upon all parties named in an action under sub. (5). For purposes 12of this subsection, a finding or conclusion is final if it has been finally determined 13on appeal, if all time for filing an appeal or petition for review with respect to the 14 finding or conclusion has expired, or if the finding or conclusion is not subject to judicial review. 15

(11) (a) Except as provided in pars. (b) and (e), if the state proceeds with an action brought by a person under sub. (5) or the state pursues an alternate remedy relating to the same acts under sub. (10), the person who brings the action shall receive at least 15 percent but not more than 25 percent of the proceeds of the action or settlement of the claim, depending upon the extent to which the person contributed to the prosecution of the action or claim.

(b) Except as provided in par. (e), if an action or claim is one that the court or
other adjudicator finds to be based primarily upon disclosures of specific

1 information not provided by the person who brings the action or claim under sub. $\mathbf{2}$ (5) relating to allegations or transactions specifically disclosed in a criminal, civil, 3 or administrative hearing; legislative or administrative report, hearing, audit, or 4 investigation; or report made by the news media, the court or other adjudicator may $\mathbf{5}$ award an amount to the person as it considers appropriate, but not more than 10 percent of the proceeds of the action or settlement of the claim, depending upon the 6 7 significance of the information and the role of the person bringing the action in 8 advancing the prosecution of the action or claim.

9 (c) Except as provided in par. (e), in addition to any amount received under 10 par. (a) or (b), a person bringing an action under sub. (5) shall be awarded his or her 11 reasonable expenses necessarily incurred in bringing the action together with the 12 person's costs and reasonable actual attorney fees. The court or other adjudicator 13 shall assess any award under this paragraph against the defendant.

(d) Except as provided in par. (e), if the state does not proceed with an action
under sub. (5) or an alternate proceeding under sub. (10), the person bringing the
action shall receive an amount that the court decides is reasonable for collection of
the civil penalty and damages. The amount shall be not less than 25 percent and
not more than 30 percent of the proceeds of the action and shall be paid from the
proceeds. In addition, the person shall be paid his or her expenses, costs, and fees
under par. (c).

(e) Whether or not the state proceeds with an action under sub. (5) or an
alternate proceeding under sub. (10), if the court or other adjudicator finds that an
action under sub. (5) was brought by a person who planned or initiated the violation

1 upon which the action or proceeding is based, then the court may, to the extent that $\mathbf{2}$ the court considers appropriate, reduce the share of the proceeds of the action that 3 the person would otherwise receive under par. (a), (b), or (d), taking into account the 4 role of that person in advancing the prosecution of the action or claim and any other $\mathbf{5}$ relevant circumstance pertaining to the violation, except that if the person bringing 6 the action is convicted of criminal conduct arising from his or her role in a violation 7 of sub. (2), the court or other adjudicator shall dismiss the person as a party and the 8 person shall not receive any share of the proceeds of the action or claim or any 9 expenses, costs, or fees under par. (c).

10 (12) Except if the action is brought by the attorney general or the person 11 bringing the action is an original source of the information, the court shall dismiss 12an action or claim under this section, unless opposed by the state, if substantially 13the same allegations or transactions as alleged in the action or claim were publicly 14 disclosed in any of the following ways:

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(a) In a federal criminal, civil, or administrative hearing in which the state or 16 its agent is a party.

17(b) In a congressional, government accountability office, or other federal 18 report, hearing, audit, or investigation.

19

(c) From the news media.

20 (13) The state is not liable for any expenses incurred by a private person in 21bringing an action under sub. (5).

22Any employee, contractor, or agent who is discharged, demoted, (14) 23suspended, threatened, harassed, or in any other manner discriminated against in

1 the terms and conditions of employment because of lawful actions taken by the $\mathbf{2}$ employee, contractor, or agent or by others in furtherance of an action or claim filed 3 under this section or on behalf of the employee, contractor, or agent, including 4 investigation for, initiation of, testimony for, or assistance in an action or claim filed $\mathbf{5}$ or to be filed under sub. (5), is entitled to all necessary relief to make the employee, 6 contractor, or agent whole. Such relief shall in each case include reinstatement 7 with the same seniority status that the employee, contractor, or agent would have 8 had but for the discrimination, 2 times the amount of back pay, interest on the back 9 pay at the legal rate, and compensation for any special damages sustained as a 10 result of the discrimination, including costs and reasonable attorney fees. An 11 employee, contractor, or agent may bring an action to obtain the relief to which the 12employee, contractor, or agent is entitled under this subsection within 3 years after 13the date the retaliation occurred.

(15) A civil action may be brought under sub. (5) based upon acts occurring
prior to the effective date of this subsection [LRB inserts date], if the action is
brought within the period specified in s. 893.9815.

(16) A judgment of guilty entered against a defendant in a criminal action in
which the defendant is charged with fraud or making false statements estops the
defendant from denying the essential elements of the offense in any action under
sub. (5) that involves the same elements as in the criminal action.

- (17) The remedies provided for under this section are in addition to any other
 remedies provided for under any other law or available under the common law.
- 23

(18) This section shall be liberally construed and applied to promote the

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1	public interest and to effect the congressional intent in enacting 31 USC 3729 to
2	3733, as reflected in the federal False Claims Act and the legislative history of the
3	act.
4	SECTION 424. 49.485 of the statutes is renumbered 20.9315 (19) and amended
5	to read:
6	20.9315 (19) Whoever knowingly presents or causes to be presented to any
7	officer, employee, or agent of this state a false claim for medical assistance shall
8	forfeit not less than \$5,000 nor more than \$10,000, plus 3 times the amount of the
9	damages that were sustained by the state or would have been sustained by the
10	state, whichever is greater, as a result of the false claim. The attorney general may
11	bring an action on behalf of the state to recover any forfeiture incurred under this
12	section.
13	SECTION 425. 165.25 (11m) of the statutes is created to read:
14	165.25 (11m) FALSE CLAIMS. Diligently investigate possible violations of s.
15	20.9315 and, if the department determines that a person has committed an act that
16	is punishable under s. 20.9315, may bring a civil action against that person.
17	SECTION 426. 801.02 (1) of the statutes is amended to read:
18	801.02 (1) - A- <u>Except as provided in s. 20.9315 (5) (b), a</u> civil action in which a
19	personal judgment is sought is commenced as to any defendant when a summons
20	and a complaint naming the person as defendant are filed with the court, provided
21	service of an authenticated copy of the summons and of the complaint is made upon
22	the defendant under this chapter within 90 days after filing.
23	SECTION 427. 803.09 (1) of the statutes is amended to read:

1 803.09 (1) Upon Except as provided in s. 20.9315, upon timely motion anyone 2 shall be permitted to intervene in an action when the movant claims an interest 3 relating to the property or transaction which is the subject of the action and the 4 movant is so situated that the disposition of the action may as a practical matter 5 impair or impede the movant's ability to protect that interest, unless the movant's 6 interest is adequately represented by existing parties.

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SECTION 428. 803.09 (2) of the statutes is amended to read:

8 803.09 (2) Upon Except as provided in s. 20.9315, upon timely motion anyone 9 may be permitted to intervene in an action when a movant's claim or defense and 10 the main action have a question of law or fact in common. When a party to an 11 action relies for ground of claim or defense upon any statute or executive order or 12rule administered by a federal or state governmental officer or agency or upon any 13regulation, order, rule, requirement or agreement issued or made pursuant to the 14 statute or executive order, the officer or agency upon timely motion may be 15permitted to intervene in the action. In exercising its discretion the court shall 16 consider whether the intervention will unduly delay or prejudice the adjudication of 17the rights of the original parties.

18

SECTION 429. 804.01 (2) (intro.) of the statutes is amended to read:

19 804.01 (2) SCOPE OF DISCOVERY. (intro.) Unless Except as provided in s.
 20 20.9315 (9), and unless otherwise limited by order of the court in accordance with
 21 the provisions of this chapter, the scope of discovery is as follows:

22 **SECTION 430.** 805.04 (1) of the statutes is amended to read:

23 805.04 (1) BY PLAINTIFF; BY STIPULATION. An Except as provided in sub. (2p),

1 an action may be dismissed by the plaintiff without order of court by serving and $\mathbf{2}$ filing a notice of dismissal at any time before service by an adverse party of 3 responsive pleading or motion or by the filing of a stipulation of dismissal signed by 4 all parties who have appeared in the action. Unless otherwise stated in the notice of $\mathbf{5}$ dismissal or stipulation, the dismissal is not on the merits, except that a notice of 6 dismissal operates as an adjudication on the merits when filed by a plaintiff who 7 has once dismissed in any court an action based on or including the same claim. 8 **SECTION 431.** 805.04 (2p) of the statutes is created to read: 9 805.04 (2p) FALSE CLAIMS. An action filed under s. 20.9315 may be dismissed 10 only by order of the court. In determining whether to dismiss the action filed under 11 s. 20.9315, the court shall take into account the best interests of the parties and the 12purposes of s. 20.9315. 13SECTION 432. 893.9815 of the statutes is created to read: 14 893.9815 False claims. An action or claim under s. 20.9315 shall be commenced within 10 years after the cause of the action or claim accrues or be 1516 barred.". 17**141.** At the appropriate places, insert all of the following: 18 "SECTION 9219. Fiscal changes: Health Services. 19 (1) SAND RIDGE FORENSIC TREATMENT EXPANSION. In the schedule under s.

20 20.005 (3) for the appropriation to the department of health services under s. 21 20.435 (2) (bm), the dollar amount for fiscal year 2025-26 is adjusted to 22 \$197,689,900. In the schedule under s. 20.005 (3) for the appropriation to the

department of health services under s. 20.435 (2) (bm), the dollar amount for fiscal
 year 2026-27 is adjusted to \$203,747,600.".

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142. At the appropriate places, insert all of the following:

4

"SECTION 9219. Fiscal changes; Health Services.

5 (1) MEDICATION-ASSISTED TREATMENT RATE INCREASE. In the schedule under 6 s. 20.005 (3) for the appropriation to the department of health services under s. 7 20.435 (4) (b), the dollar amount for fiscal year 2025-26 is adjusted to 8 \$3,686,074,500. In the schedule under s. 20.005 (3) for the appropriation to the 9 department of health services under s. 20.435 (4) (b), the dollar amount for fiscal 10 year 2026-27 is adjusted to \$4,038,122,900.".

- 11 **143.** At the appropriate places, insert all of the following:
- 12

"SECTION 9119. Nonstatutory provisions; Health Services.

(1) MENTAL HEALTH INSTITUTES POSITION FUNDING. On July 1, 2025, the
funding source for 87.93 FTE PR positions in the department of health services
changes from the appropriation under s. 20.435 (2) (gk) to the general purpose
revenue appropriation under s. 20.435 (2) (bm), and the incumbent employees
holding the positions on that date retain their positions.

18

SECTION 9219. Fiscal changes; Health Services.

(1) MENTAL HEALTH INSTITUTES POSITION FUNDING, PR. In the schedule
under s. 20.005 (3) for the appropriation to the department of health services under
s. 20.435 (2) (gk), the dollar amount for fiscal year 2025-26 is decreased by
\$12,305,200 and the dollar amount for fiscal year 2026-27 is decreased by
\$12,305,200 to eliminate funding for 87.93 FTE PR positions.

1	(2) MENTAL HEALTH INSTITUTES POSITION FUNDING, GPR. In the schedule
2	under s. 20.005 (3) for the appropriation to the department of health services under
3	s. 20.435 (2) (bm), the dollar amount for fiscal year 2025-26 is increased by
4	\$12,305,200 and the dollar amount for fiscal year 2026-27 is increased by
5	\$12,305,200 to provide funding for 87.93 FTE GPR positions.".
6	144. At the appropriate places, insert all of the following:
7	"SECTION 9219. Fiscal changes; Health Services.
8	(1) RESIDENT FOOD AND VARIABLE NONFOOD SUPPLIES AND SERVICES.
9	(a) In the schedule under s. 20.005 (3) for the appropriation to the department
10	of health services under s. 20.435 (2) (bm), the dollar amount for fiscal year $2025-26$
11	is adjusted to $$197,689,900$. In the schedule under s. 20.005 (3) for the
12	appropriation to the department of health services under s. 20.435 (2) (bm), the
13	dollar amount for fiscal year 2026-27 is adjusted to \$203,747,600.
14	(b) In the schedule under s. 20.005 (3) for the appropriation to the department
15	of health services under s. 20.435 (2) (gk), the dollar amount for fiscal year 2025-26
16	is adjusted to $$297,331,100$. In the schedule under s. 20.005 (3) for the
17	appropriation to the department of health services under s. 20.435 (2) (gk), the
18	dollar amount for fiscal year 2026-27 is adjusted to \$307,567,400.".
19	145. At the appropriate places, insert all of the following:
20	"SECTION 433. 71.03 (9) of the statutes is created to read:
21	71.03 (9) MEDICAL ASSISTANCE COVERAGE. (a) The department shall include
22	the following questions and explanatory information on each individual income tax
23	return under this section and a method for the taxpayer to respond to each question:

1. "Are you, your spouse, your dependent children, or any eligible adult child
 dependent not covered under a health insurance policy, health plan, or other health
 care coverage? 'Eligible adult child dependent' means a child who is under the age
 of 26 who is a full-time student or a child who is under the age of 27 who is called to
 active duty in the national guard or armed forces reserve while enrolled as a full time student."

7 2. "If you responded 'yes' to question 1, do you want to have evaluated your
8 eligibility for Medical Assistance under subch. IV of ch. 49 of the Wisconsin
9 Statutes or your eligibility for subsidized health insurance coverage?"

10 (b) For each person who responded "ves" to the question under par. (a) 2., the 11 department shall provide that person's contact information and other relevant 12information from that person's individual income tax return to the department of 13health services to perform an evaluation of that person's eligibility under the 14 Medical Assistance program under subch. IV of ch. 49 or an evaluation of that 15person's eligibility for subsidized health insurance coverage through an exchange, 16 as defined under 45 CFR 155.20. The information provided to the department of 17health services may not be used to determine that the individual is ineligible to 18 enroll in the Medical Assistance program under subch. IV of ch. 49.

19

SECTION 434. 71.78 (4) (w) of the statutes is created to read:

71.78 (4) (w) The secretary of health services and employees of the
department of health services for the purpose of performing an evaluation under s.
71.03 (9) (b).

23

SECTION 9319. Initial applicability; Health Services.

1 (1)DETERMINATION OF MEDICAL ASSISTANCE ELIGIBILITY BY INDICATING $\mathbf{2}$ INTEREST ON AN INDIVIDUAL INCOME TAX RETURN. The treatment of ss. 71.03 (9) and 3 71.78 (4) (w) first applies to taxable years beginning after December 31, 2025.". **146.** At the appropriate places, insert all of the following: 4 $\mathbf{5}$ "SECTION 435. 253.13 (6) of the statutes is created to read: 6 253.13 (6) FEDERAL RECOMMENDATIONS; EVALUATION PROCEDURE. (a) Initial 7 evaluation. 1. Subject to subd. 2., for any disorder that is added to the federal 8 recommended uniform screening panel approved by the federal department of 9 health and human services after January 1, 2025, and that is not included in the 10 list of disorders under s. DHS 115.04, Wis. Adm. Code, the department shall do all 11 of the following within 18 months after the addition of the disorder: 12a. Conduct an initial evaluation to determine whether the disorder should be 13included in the testing required under this section. 14 b. If the department determines that the disorder should be included in the 15testing required under this section, commence rule making to add the disorder to 16 the list under s. DHS 115.04, Wis. Adm. Code. 17 This paragraph does not apply to any disorder included in the federal $\mathbf{2}$.

recommended uniform screening panel that will be added to the list of disorders under s. DHS 115.04, Wis. Adm. Code, pending promulgation of a rule for which the department has commenced rule-making procedures as of the effective date of this subdivision [LRB inserts date].

(b) Annual review. 1. Subject to subd. 2., the department shall do all of the
following on an annual basis for any disorder the department determines in an

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initial evaluation under par. (a) or a reevaluation under par. (c) should not be
included in the testing required under this section and for any disorder that was the
subject of rule making under par. (a) 2. or 2025 Wisconsin Act (this act), section
9119 (2), that did not result in the promulgation of a rule:

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a. Review the medical literature published on the disorder since the initial
evaluation or the commencement of rule making under par. (a) 2. or 2025 Wisconsin
Act (this act), section 9119 (2), to determine whether new information has been
identified that would merit a reevaluation of whether testing for the disorder
should be included in the testing required under this section.

b. Determine whether the department has the capacity and resources needed
to include testing for the disorder in the testing required under this section.

12 2. This paragraph does not apply to any disorder that is removed from the13 federal recommended uniform screening panel.

(c) Reevaluation. If the department finds in an annual review under par. (b) that new information has been identified that would merit a reevaluation of whether testing for a disorder should be included in the testing required under this section or that the department has the capacity and resources needed to include testing for the disorder in the testing required under this section, the department shall do all of the following within 18 months of completing the annual review:

Conduct a reevaluation to determine whether testing for the disorder
 should be included in the testing required under this section.

22

2. If the department determines in the reevaluation that testing for a disorder

1 $\mathbf{2}$ should be included in the testing required under this section, commence rule making to add the disorder to the list under s. DHS 115.04, Wis. Adm. Code.

3

(d) *Emergency rule making*. The department may use the procedure under s. 4 227.24 to promulgate a rule under this subsection or 2025 Wisconsin Act (this $\mathbf{5}$ act), section 9119 (1) (b). Notwithstanding s. 227.24 (1) (a) and (3), the department 6 is not required to provide evidence that promulgating a rule under this paragraph 7 as an emergency rule is necessary for the preservation of the public peace, health. 8 safety, or welfare and is not required to provide a finding of emergency for a rule 9 promulgated under this paragraph. Notwithstanding s. 227.24 (1) (c) and (2), if the 10 department submits in proposed form a permanent rule to the legislative council 11 staff under s. 227.15 (1) within 15 months of the date the statement of scope of the 12emergency rule promulgated under this paragraph is published in the register 13under s. 227.135 (3), the emergency rule remains in effect until the date on which 14 the permanent rule takes effect or the date on which the statement of scope expires 15under s. 227.135 (5), whichever occurs first.

16 Implementation. The department shall ensure that testing for any (e) 17disorder added by rule to the list under s. DHS 115.04, Wis. Adm. Code, in 18 accordance with this subsection begins within 6 months after the date of 19 publication, as defined in s. 227.22 (1), of the rule.

20

SECTION 9119. Nonstatutory provisions; Health Services.

21(1) NEWBORN SCREENING PROGRAM; CONDITIONS APPROVED AS OF JANUARY 1, 222025. For any disorder included in the federal recommended uniform screening 23panel approved by the federal department of health and human services as of January 1, 2025, that is not included in the list of disorders under s. DHS 115.04,
 Wis. Adm. Code, on the effective date of this subsection, the department of health
 services shall do all of the following within 18 months of the effective date of this
 subsection:

5

6

(a) Evaluate whether the disorder should be included in the testing required under s. 253.13 (1).

(b) If, in its evaluation, the department of health services determines that the
disorder should be included in the testing required under s. 253.13 (1), commence
rule making to add the disorder to the list under s. DHS 115.04, Wis. Adm. Code.

10 (2) NEWBORN SCREENING PROGRAM; PENDING RULE PROMULGATION. 11 Subsection (1) does not apply to any disorder included in the federal recommended 12 uniform screening panel that will be added to the list of disorders under s. DHS 13 115.04, Wis. Adm. Code, pending promulgation of a rule for which the department 14 of health services has commenced the rule-making procedure as of the effective 15 date of this subsection.

16 (3) NEWBORN SCREENING PROGRAM; TESTING START DATE. The department of
17 health services shall ensure that testing for any disorder added by rule to the list
18 under s. DHS 115.04, Wis. Adm. Code, in accordance with sub. (1) begins within 6
19 months after the date of publication, as defined in s. 227.22 (1), of the rule.".

20

147. At the appropriate places, insert all of the following:

21 "SECTION 436. 150.31 (1) (intro.) of the statutes is amended to read:

150.31 (1) (intro.) In order to enable the state to budget accurately for medical
assistance and to allocate fiscal resources most appropriately, the maximum

1	number of licensed nursing home beds statewide is $51,795$ $25,415$ and the
2	maximum number of beds statewide in facilities primarily serving the
3	developmentally disabled is 3,704. The department may adjust these limits on
4	licensed beds as provided in subs. (2) to (6). The department shall also biennially
5	recommend changes to this limit based on the following criteria:
6	SECTION 437. 150.31 (8) of the statutes is amended to read:
7	150.31 (8) The Subject to sub. (9), the department may allocate or distribute
8	nursing home beds in a manner, developed by rule, that is consistent with the
9	criteria specified in sub. (1) (a) to (f) and s. 150.39.
10	SECTION 438. 150.31 (9) of the statutes is created to read:
11	150.31 (9) The department shall allocate 125 nursing home beds to persons
12	that apply for the beds and agree to do all of the following:
13	(a) Prioritize admissions of patients with complex needs.
$13\\14$	(a) Prioritize admissions of patients with complex needs.(b) Prioritize admissions of patients who have been unable to find appropriate
14	(b) Prioritize admissions of patients who have been unable to find appropriate
14 15	(b) Prioritize admissions of patients who have been unable to find appropriate placement at another facility.
14 15 16	 (b) Prioritize admissions of patients who have been unable to find appropriate placement at another facility. SECTION 9219. Fiscal changes; Health Services.
14 15 16 17	 (b) Prioritize admissions of patients who have been unable to find appropriate placement at another facility. SECTION 9219. Fiscal changes; Health Services. (1) NURSING HOME BED ACCESS; POSITION AUTHORIZATION. In the schedule
14 15 16 17 18	 (b) Prioritize admissions of patients who have been unable to find appropriate placement at another facility. SECTION 9219. Fiscal changes; Health Services. (1) NURSING HOME BED ACCESS; POSITION AUTHORIZATION. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under
14 15 16 17 18 19	 (b) Prioritize admissions of patients who have been unable to find appropriate placement at another facility. SECTION 9219. Fiscal changes; Health Services. (1) NURSING HOME BED ACCESS; POSITION AUTHORIZATION. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (b), the dollar amount for fiscal year 2025-26 is increased by \$60,000
14 15 16 17 18 19 20	 (b) Prioritize admissions of patients who have been unable to find appropriate placement at another facility. SECTION 9219. Fiscal changes; Health Services. (1) NURSING HOME BED ACCESS; POSITION AUTHORIZATION. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (b), the dollar amount for fiscal year 2025-26 is increased by \$60,000 and the dollar amount for fiscal year 2026-27 is increased by \$1,584,200 to increase
14 15 16 17 18 19 20 21	 (b) Prioritize admissions of patients who have been unable to find appropriate placement at another facility. SECTION 9219. Fiscal changes; Health Services. (1) NURSING HOME BED ACCESS; POSITION AUTHORIZATION. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (b), the dollar amount for fiscal year 2025-26 is increased by \$60,000 and the dollar amount for fiscal year 2026-27 is increased by \$1,584,200 to increase the authorized FTE positions for the department by .50 GPR and .50 FED

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1	148. At the appropriate places, insert all of the following:
2	"SECTION 439. 46.48 (21) of the statutes is created to read:
3	46.48 (21) TRAUMA RESILIENCE GRANT. The department may distribute not
4	more than \$250,000 in fiscal year 2025-26 and not more than \$250,000 in fiscal
5	year 2026-27 as a grant to an organization in the city of Milwaukee to support the
6	needs of individuals impacted by trauma and to develop the capacity of
7	organizations to treat and prevent trauma.
8	SECTION 440. 46.48 (21) of the statutes, as created by 2025 Wisconsin Act
9	(this act), is repealed.
10	SECTION 9419. Effective dates; Health Services.
11	(1) TRAUMA RESILIENCE GRANT. The repeal of s. 46.48 (21) takes effect on July
12	1, 2027.".
14	1, 2021
13	149. At the appropriate places, insert all of the following:
13	149. At the appropriate places, insert all of the following:
13 14	149. At the appropriate places, insert all of the following: "SECTION 9219. Fiscal changes; Health Services.
13 14 15	 149. At the appropriate places, insert all of the following: "SECTION 9219. Fiscal changes; Health Services. (1) OBSTETRICS RATE INCREASE. In the schedule under s. 20.005 (3) for the
13 14 15 16	 149. At the appropriate places, insert all of the following: "SECTION 9219. Fiscal changes; Health Services. (1) OBSTETRICS RATE INCREASE. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (b), the dollar
13 14 15 16 17	 149. At the appropriate places, insert all of the following: "SECTION 9219. Fiscal changes; Health Services. (1) OBSTETRICS RATE INCREASE. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (b), the dollar amount for fiscal year 2025-26 is increased by \$2,132,400 and the dollar amount for
13 14 15 16 17 18	 149. At the appropriate places, insert all of the following: "SECTION 9219. Fiscal changes; Health Services. (1) OBSTETRICS RATE INCREASE. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (b), the dollar amount for fiscal year 2025-26 is increased by \$2,132,400 and the dollar amount for fiscal year 2026-27 is increased by \$2,438,800 to increase reimbursement rates
13 14 15 16 17 18 19	 149. At the appropriate places, insert all of the following: "SECTION 9219. Fiscal changes; Health Services. (1) OBSTETRICS RATE INCREASE. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (b), the dollar amount for fiscal year 2025-26 is increased by \$2,132,400 and the dollar amount for fiscal year 2025-26 is increased by \$2,438,800 to increase reimbursement rates under the Medical Assistance program under subch. IV of ch. 49 for obstetric care,
13 14 15 16 17 18 19 20	 149. At the appropriate places, insert all of the following: "SECTION 9219. Fiscal changes; Health Services. (1) OBSTETRICS RATE INCREASE. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (b), the dollar amount for fiscal year 2025-26 is increased by \$2,132,400 and the dollar amount for fiscal year 2026-27 is increased by \$2,438,800 to increase reimbursement rates under the Medical Assistance program under subch. IV of ch. 49 for obstetric care, including antepartum, birthing, and postpartum services.".

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schedule under s. 20.005 (3) for the appropriation to the department of health
services under s. 20.435 (1) (b), the dollar amount for fiscal year 2025-26 is
increased by \$100,000 and the dollar amount for fiscal year 2026-27 is increased by
\$100,000 to increase funding for the service fund within the department of health
services' Office for the Deaf and Hard of Hearing.".

6

151. At the appropriate places, insert all of the following:

7 "SECTION 9219. Fiscal changes; Health Services.

8

(1) OFFICE OF GRANTS MANAGEMENT.

9 (a) In the schedule under s. 20.005 (3) for the appropriation to the department 10 of health services under s. 20.435 (1) (a), the dollar amount for fiscal year 2026-27 is 11 increased by \$600,000 for 10.0 GPR positions to support the office of budget 12 management.

(b) In the schedule under s. 20.005 (3) for the appropriation to the department
of health services under s. 20.435 (1) (n), the dollar amount for fiscal year 2026-27
is decreased by \$654,100 to eliminate 10.0 FED positions in the office of budget
management.".

17 **152.** At the appropriate places, insert all of the following:

18

"SECTION 9219. Fiscal changes; Health Services.

(1) OPRI POSITIONS, PR. In the schedule under s. 20.005 (3) for the
appropriation to the department of health services under s. 20.435 (1) (hg), the
dollar amount for fiscal year 2025-26 is increased by \$106,200 and the dollar
amount for fiscal year 2026-27 is increased by \$139,800 to increase the authorized

FTE positions for the department by 1.2 PR civil engineer-advanced or architect-

advanced positions within the office of plan review and inspection.

3 OPRI POSITIONS, PR-F. In the schedule under s. 20.005 (3) for the (2)4 appropriation to the department of health services under s. 20.435 (1) (n), the $\mathbf{5}$ dollar amount for fiscal year 2025-26 is increased by \$70,900 and the dollar amount 6 for fiscal year 2026-27 is increased by \$93,300 to increase the authorized FTE positions for the department by 0.8 PR-F civil engineer-advanced or architect-7 8 advanced position within the office of plan review and inspection.". 9 10 11 46.48 **(24)** 12

153. At the appropriate places, insert all of the following:

"SECTION 441. 46.48 (24) of the statutes is created to read:

PEDIATRIC HEALTH PSYCHOLOGY RESIDENCY AND FELLOWSHIP TRAINING PROGRAMS. The department may distribute not more than \$600,000 in 13each fiscal year as grants to support pediatric health psychology residency and 14 fellowship training programs.

15

1

 $\mathbf{2}$

SECTION 9219. Fiscal changes; Health Services.

16 (1) PEDIATRIC HEALTH PSYCHOLOGY RESIDENCY AND FELLOWSHIP TRAINING. In 17the schedule under s. 20.005 (3) for the appropriation to the department of health 18 services under s. 20.435 (1) (b), the dollar amount for fiscal year 2025-26 is 19 increased by \$600,000 and the dollar amount for fiscal year 2026-27 is increased by 20 \$600,000 to support grants for pediatric health psychology residency and fellowship 21training programs.".

154. At the appropriate places, insert all of the following: 22

23"SECTION 442. 49.45 (24L) of the statutes is created to read:

1	49.45 (24L) STATEWIDE DENTAL CONTRACT. The department shall submit any
2	necessary request to the federal department of health and human services for a
3	state plan amendment or waiver of federal Medicaid law to implement a statewide
4	contract for dental benefits through a single vendor under the Medical Assistance
5	program. If the federal government disapproves the amendment or waiver request,
6	the department is not required to implement this subsection.".
7	155. At the appropriate places, insert all of the following:
8	"SECTION 9219. Fiscal changes; Health Services.
8 9	"SECTION 9219. Fiscal changes; Health Services. (1) PEER RECOVERY CENTER GRANTS. In the schedule under s. 20.005 (3) for
9	(1) PEER RECOVERY CENTER GRANTS. In the schedule under s. 20.005 (3) for
9 10	(1) PEER RECOVERY CENTER GRANTS. In the schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (1) (b), the

14 substance abuse issues.".

15

156. At the appropriate places, insert all of the following:

16

"SECTION 9219. Fiscal changes; Health Services.

(1) STATE SUPPLEMENTAL SECURITY INCOME AND CARETAKER SUPPLEMENT
REESTIMATE. In the schedule under s. 20.005 (3) for the appropriation to the
department of health services under s. 20.435 (4) (ed), the dollar amount for fiscal
year 2025-26 is decreased by \$5,228,300 to reflect estimates of the cost of funding
supplemental security income state supplements payments in the 2025-27
biennium. In the schedule under s. 20.005 (3) for the appropriation to the
department of health services under s. 20.435 (4) (ed), the dollar amount for fiscal

year 2026-27 is decreased by \$5,228,300 to reflect estimates of the cost of funding
 supplemental security income state supplements payments in the 2025-27
 biennium.".

4 **157.** At the appropriate places, insert all of the following:

5 "SECTION 1. 50.36 (3s) of the statutes is created to read:

50.36 (**3s**) The department shall require a hospital that provides emergency services to have sufficient qualified personnel at all times to manage the number and severity of emergency department cases anticipated by the location. At all times, a hospital that provides emergency services shall have on-site at least one physician who, through education, training, and experience, specializes in emergency medicine.".

12

13

158. At the appropriate places, insert all of the following:

"SECTION 9219. Fiscal changes; Health Services.

(1) SENIOR FARMERS MARKET NUTRITION PROGRAM. In the schedule under s.
20.005 (3) for the appropriation to the department of health services under s.
20.435 (1) (dh), the dollar amount for fiscal year 2025-26 is increased by \$250,000
and the dollar amount for fiscal year 2026-27 is increased by \$250,000 for the senior
farmers market nutrition program.".

19 **159.** At the appropriate places, insert all of the following:

20 "SECTION 443. 49.45 (3h) of the statutes is created to read:

49.45 (3h) PAYMENTS TO RURAL HEALTH CLINICS. (a) For services provided by
a rural health clinic on or after the effective date of this paragraph [LRB inserts
date], and before July 1, 2026, to a recipient of the Medical Assistance program

under this subchapter, the department shall reimburse the rural health clinic
 under a payment methodology in effect on July 1, 2025, and in accordance with 42
 USC 1396a (bb) (6).

(b) For services provided by a rural health clinic on or after July 1, 2026, to a
recipient of the Medical Assistance program under this subchapter, the department
shall reimburse the rural health clinic using a payment methodology based on the
Medicaid prospective payment system under 42 USC 1396a (bb) (1) to (3). The
department shall consult with rural health clinics in developing the payment
methodology under this paragraph.

10

SECTION 444. 49.46 (2) (a) 3. of the statutes is amended to read:

11 49.46 (2) (a) 3. Rural health clinic services, as provided in s. 49.45 (3h).

12

SECTION 9219. Fiscal changes; Health Services.

13 (1) RURAL HEALTH CLINICS REIMBURSEMENTS. In the schedule under s. 20.005 14 (3) for the appropriation to the department of health services under s. 20.435(4)(b). 15the dollar amount for fiscal year 2026-27 is increased by \$8,172,700 to reflect the 16 impact of converting reimbursement methodologies for rural health clinics. In the 17schedule under s. 20.005 (3) for the appropriation to the department of health 18 services under s. 20.435 (4) (o), the dollar amount for fiscal year 2026-27 is 19 increased by \$15,745,100 to reflect the impact of converting reimbursement 20methodologies for rural health clinics.".

21

160. At the appropriate places, insert all of the following:

22

"SECTION 9219. Fiscal changes; Health Services.

(1) RESPITE CARE GRANT. In the schedule under s. 20.005 (3) for the
appropriation to the department of health services under s. 20.435 (1) (br), the

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1 dollar amount for fiscal year 2025-26 is increased by \$200,000 to increase funding $\mathbf{2}$ available for the respite care grant. In the schedule under s. 20.005 (3) for the 3 appropriation to the department of health services under s. 20.435 (1) (br), the 4 dollar amount for fiscal year 2026-27 is increased by \$200,000 to increase funding $\mathbf{5}$ available for the respite care grant.". 6 **161.** At the appropriate places, insert all of the following: 7 "SECTION 445. 49.79 (9) (f) of the statutes is repealed.". 8 **162.** At the appropriate places, insert all of the following: 9 "SECTION 446. 20.435 (4) (bg) of the statutes is repealed. 10 **SECTION 447.** 49.79 (9) (d) of the statutes is repealed. 11 **SECTION 448.** 49.791 of the statutes is repealed. 12SECTION 449. 2017 Wisconsin Act 370, section 44 (5) is repealed.". 13**163.** At the appropriate places, insert all of the following: 14 "SECTION 450. 49.79 (9) (a) 1g. of the statutes is amended to read: 1549.79 (9) (a) 1g. Except as provided in subds. 2. and 3., beginning October 1, 16 2019, the department shall require, to the extent allowed by the federal 17government, all able-bodied adults without dependents in this state to participate 18 in the employment and training program under this subsection, except for able-19 bodied adults without dependents who are employed, as determined by the 20 department. The department may require other able individuals who are 18 to 60 21vears of age, or a subset of those individuals to the extent allowed by the federal 22government, who are not participants in a Wisconsin Works employment position to 23participate in the employment and training program under this subsection.".

1	164. At the appropriate places, insert all of the following:
2	"SECTION 451. 20.435 (5) (dg) of the statutes is created to read:
3	20.435 (5) (dg) Grants for crisis stabilization facilities. The amounts in the
4	schedule for grants to facilities that provide crisis stabilization services under s.
5	51.03 (7).
6	SECTION 452. 51.03 (7) of the statutes is created to read:
7	51.03 (7) The department shall award grants to fund services at facilities that
8	provide crisis stabilization services, as defined in s. 51.043 (1) (b), based on criteria
9	established by the department.
10	SECTION 9219. Fiscal changes; Health Services.
11	(1) CRISIS STABILIZATION FACILITIES GRANTS. In the schedule under s. 20.005
12	(3) for the appropriation to the department of health services under s. 20.435 (5)
13	(dg), the dollar amount for fiscal year 2025-26 is increased by \$3,760,000 and the
14	dollar amount for fiscal year 2026-27 is increased by \$3,839,000 to make grants to
15	crisis stabilization facilities under s. 51.03 (7).".
16	165. At the appropriate places, insert all of the following:
17	"SECTION 453. 49.45 (19) (a) of the statutes is amended to read:
18	49.45 (19) (a) As a condition of eligibility for medical assistance, a person
19	shall, notwithstanding other provisions of the statutes except as provided in par.
20	(cm), be deemed to have assigned to the state, by applying for or receiving medical
21	assistance, any rights to medical support or other payment of medical expenses
22	from any other person, including rights to unpaid amounts accrued at the time of

1	application for medical assistance as well as any rights to support accruing during
2	the time for which medical assistance is paid.
3	SECTION 454. 49.45 (19) (c) of the statutes is repealed.
4	SECTION 455. 49.45 (19) (cm) of the statutes is created to read:
5	49.45 (19) (cm) Notwithstanding par. (a), birth expenses may not be recovered
6	by the state under this subsection.".
7	166. At the appropriate places, insert all of the following:
8	"SECTION 9219. Fiscal changes; Health Services.
9	(1) REACH OUT AND READ. In the schedule under s. 20.005 (3) for the
10	appropriation to the department of health services under s. 20.435 (1) (dx), the
11	dollar amount for fiscal year 2025-26 is increased by \$500,000 and the dollar
12	amount for fiscal year 2026-27 is increased by \$500,000 to make grants to support
13	the nonprofit Reach Out and Read Wisconsin.".
14	167. At the appropriate places, insert all of the following:
15	"SECTION 456. 46.48 (35) of the statutes is created to read:
16	46.48 (35) PSYCHIATRIC RESIDENTIAL TREATMENT FACILITIES. The department
17	may distribute not more than \$1,790,000 in each fiscal year to support psychiatric
18	residential treatment facilities under s. 51.044.
19	SECTION 457. 49.46 (2) (b) 14c. of the statutes is created to read:
20	49.46 (2) (b) 14c. Subject to par. (bv), services by a psychiatric residential
21	treatment facility.
22	SECTION 458. 49.46 (2) (bv) of the statutes is created to read:
23	49.46 (2) (bv) The department shall submit to the federal department of

1 health and human services any request for a state plan amendment, waiver, or $\mathbf{2}$ other federal approval necessary to provide reimbursement for services by a 3 psychiatric residential treatment facility. If the federal department of health and 4 human services approves the request or if no federal approval is necessary, the 5 department shall provide reimbursement under par. (b) 14c. If the federal 6 department of health and human services disapproves the request, the department 7 may not provide reimbursement for services under par. (b) 14c.

8

SECTION 459. 51.044 of the statutes is created to read:

9 51.044 Psychiatric residential treatment facilities. (1) DEFINITION. In 10 this section, "psychiatric residential treatment facility" is a nonhospital facility 11 that provides inpatient comprehensive mental health treatment services to 12individuals under the age of 21 who, due to mental illness, substance use, or severe 13emotional disturbance, need treatment that can most effectively be provided in a 14 residential treatment facility.

15

(2) CERTIFICATION REQUIRED; EXEMPTION. (a) No person may operate a 16 psychiatric residential treatment facility without a certification from the 17department. The department may limit the number of certifications it grants to 18 operate a psychiatric residential treatment facility.

19 (b) A psychiatric residential treatment facility that has a certification from 20 the department under this section is not subject to facility regulation under ch. 48.

21(3) RULES. The department may promulgate rules to implement this section.

SECTION 9119. Nonstatutory provisions; Health Services. 22

23(1) EMERGENCY RULES ON PSYCHIATRIC RESIDENTIAL TREATMENT FACILITIES.

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1 The department of health services may promulgate emergency rules under s. $\mathbf{2}$ 227.24 implementing certification of psychiatric residential treatment facilities 3 under s. 51.044, including development of a new provider type and a 4 reimbursement model for psychiatric residential treatment facilities under the $\mathbf{5}$ Medical Assistance program under subch. IV of ch. 49. Notwithstanding s. 227.24 6 (1) (a) and (3), the department of health services is not required to provide evidence 7 that promulgating a rule under this subsection as an emergency rule is necessary 8 for the preservation of the public peace, health, safety, or welfare and is not required 9 to provide a finding of emergency for a rule promulgated under this subsection. 10 Notwithstanding s. 227.24 (1) (c) and (2), emergency rules promulgated under this 11 subsection remain in effect until July 1, 2027, or the date on which permanent rules 12take effect, whichever is sooner.

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13

SECTION 9219. Fiscal changes; Health Services.

(1) PSYCHIATRIC RESIDENTIAL TREATMENT FACILITY GRANTS. In the schedule
under s. 20.005 (3) for the appropriation to the department of health services under
s. 20.435 (1) (b), the dollar amount for fiscal year 2026-27 is increased by \$1,790,000
to distribute moneys to psychiatric residential treatment facilities under s. 46.48
(35).".

19 **168.** At the appropriate places, insert all of the following:

20 "SECTION 460. 49.45 (62) of the statutes is created to read:

49.45 (62) PRERELEASE COVERAGE OF INCARCERATED INDIVIDUALS. (a) The
department may submit to the secretary of the federal department of health and
human services a request for a waiver of federal Medicaid law to conduct a

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demonstration project to provide incarcerated individuals prerelease health care
 coverage for certain services under the Medical Assistance program for up to 90
 days preceding the incarcerated individual's release if the individual is otherwise
 eligible for coverage under the Medical Assistance program.

5 (b) If a waiver submitted by the department under par. (a) is approved by the 6 federal department of health and human services, the department may provide 7 reimbursement under the Medical Assistance program for both the federal and 8 nonfederal share of services, including case management services, provided to 9 incarcerated individuals under the approved waiver.".

10

169. At the appropriate places, insert all of the following:

11

"SECTION 9219. Fiscal changes; Health Services.

(1) POSTPARTUM HOME VISITING INCENTIVE; GENERAL PROGRAM REVENUE. In
the schedule under s. 20.005 (3) for the appropriation to the department of health
services under s. 20.435 (4) (a), the dollar amount for fiscal year 2025-26 is
increased by \$341,700 for the creation of a program to incentivize hospitals to
conduct postpartum home visits within 14 days of patient discharge, if so requested
by a patient who participates in the Medical Assistance program under subch. IV of
ch. 49.

(2) POSTPARTUM HOME VISITING INCENTIVE; FEDERAL REVENUE. In the
schedule under s. 20.005 (3) for the appropriation to the department of health
services under s. 20.435 (4) (md), the dollar amount for fiscal year 2025-26 is
increased by \$658,300 for the creation of a program to incentivize hospitals to
conduct postpartum home visits within 14 days of patient discharge, if so requested

by a patient who participates in the Medical Assistance program under subch. IV of
 ch. 49.".

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3 **170.** At the appropriate places, insert all of the following: 4 "SECTION 461. 255.35 (3) (a) of the statutes is amended to read: $\mathbf{5}$ 255.35 (3) (a) The department shall implement a statewide poison control 6 system, which shall provide poison control services that are available statewide, on 7 a 24-hour per day and 365-day per year basis and shall provide poison information 8 and education to health care professionals and the public. From the appropriation 9 account under s. 20.435 (1) (ds), the department shall, if the requirement under par. 10 (b) is met, distribute total funding of not more than \$425,000 \$482,500 in each 11 fiscal year to supplement the operation of the system and to provide for the 12statewide collection and reporting of poison control data. The department may, but 13need not, distribute all of the funds in each fiscal year to a single poison control 14 center.

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SECTION 9219. Fiscal changes; Health Services.

(1) POISON CONTROL. In the schedule under s. 20.005 (3) for the appropriation
to the department of health services under s. 20.435 (1) (ds), the dollar amount for
fiscal year 2025-26 is increased by \$100,000 to support the statewide poison control
program.. In the schedule under s. 20.005 (3) for the appropriation to the
department of health services under s. 20.435 (1) (ds), the dollar amount for fiscal
year 2026-27 is increased by \$100,000 to support the statewide poison control
program.".

23

171. At the appropriate places, insert all of the following:

1

"SECTION 9219. Fiscal changes; Health Services.

 $\mathbf{2}$ MEDICAL ASSISTANCE PERSONAL CARE RATE INCREASE: GPR. In the (1)3 schedule under s. 20.005 (3) for the appropriation to the department of health services under s. 20.435 (4) (b), the dollar amount for fiscal year 2025-26 is 4 5 increased by \$5,000,000 to increase medical assistance personal care 6 reimbursement rates. In the schedule under s. 20.005 (3) for the appropriation to 7 the department of health services under s. 20.435 (4) (b), the dollar amount for 8 fiscal year 2026-27 is increased by \$10,000,000 to increase medical assistance 9 personal care reimbursement rates.

10 MEDICAL ASSISTANCE PERSONAL CARE RATE INCREASE; FED. (2)In the 11 schedule under s. 20.005 (3) for the appropriation to the department of health 12services under s. 20.435 (4) (o), the dollar amount for fiscal year 2025-26 is 13 increased by \$9,543,300 to increase medical assistance personal care 14 reimbursement rates. In the schedule under s. 20.005 (3) for the appropriation to 15the department of health services under s. 20.435 (4) (o), the dollar amount for 16 fiscal year 2026-27 is increased by \$19,265,400 to increase medical assistance 17 personal care reimbursement rates.".

18

172. At the appropriate places, insert all of the following:

19

"SECTION 9119. Nonstatutory provisions; Health Services.

(1) STATEWIDE BIOMONITORING STUDIES. The department of health services shall conduct biomonitoring studies across the state to assess perfluoroalkyl and polyfluoroalkyl substance exposure levels and better understand the factors that affect perfluoroalkyl and polyfluoroalkyl substance exposure levels in different communities. The department may, as part of these studies, survey volunteer

1	participants, test blood samples for the presence and levels of perfluoroalkyl and
2	polyfluoroalkyl substances, and analyze the results.
3	SECTION 9219. Fiscal changes; Health Services.
4	(1) STATEWIDE BIOMONITORING STUDIES. In the schedule under s. 20.005 (3)
5	for the appropriation to the department of health services under s. 20.435 (1) (a),
6	the dollar amount for fiscal year 2025-26 is increased by \$710,900 and the dollar
7	amount for fiscal year 2026-27 is increased by \$734,500 to fund biomonitoring
8	studies and to increase the agency's authorized FTE positions by 1.0 GPR outreach
9	position in the bureau of environmental and occupational health.".
10	173. At the appropriate places, insert all of the following:
11	"SECTION 462. 20.005 (3) (schedule) of the statutes: at the appropriate place,
12	insert the following amounts for the purposes indicated:
13	2025-26 2026-27
14	20.435 Health services, department of
15	(5) MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES
16	(ci) Peer-run warmline grant GPR A 462,200 631,800
17	SECTION 463. 20.435 (5) (ci) of the statutes is created to read:
18	20.435 (5) (ci) Peer-run warmline grants. The amounts in the schedule for
19	awarding grants for a peer-run warmline under s. 46.537.
20	SECTION 464. 46.537 of the statutes is created to read:
21	46.537 Peer-run warmline grants. From the appropriation under s.
22	20.435 (5) (ci), the department shall award grants to support a statewide, peer-run,
23	24-hour telephone service to help callers cope with nonemergency mental health or

substance use issues and provide referrals to other services, including crisis
 response services.".

3 **174.** At the appropriate places, insert all of the following:

4 "SECTION 465. 49.175 (1) (qm) of the statutes is amended to read:

49.175 (1) (qm) Quality care for quality kids. For the child care quality
improvement activities specified in ss. 49.155 (1g) and 49.257, \$16,683,700
\$46,529,700 in each fiscal year 2022-23. In fiscal year 2023-24, for such activities,
\$28,518,700. In fiscal year 2024-25, for such activities, \$46,018,700.

9

SECTION 9206. Fiscal changes; Children and Families.

(1) EARLY MENTAL HEALTH CONSULTATION. In the schedule under s. 20.005 (3)
for the appropriation to the department of children and families under s. 20.437 (1)
(md), the dollar amount for fiscal year 2025-26 is increased by \$511,000 to increase
support for the early childhood health consultation program. In the schedule under
s. 20.005 (3) for the appropriation to the department of children and families under
s. 20.437 (1) (md), the dollar amount for fiscal year 2026-27 is increased by \$511,000
to increase support for the early childhood health consultation program.".

17

175. At the appropriate places, insert all of the following:

18

"SECTION 9119. Nonstatutory provisions; Health Services.

(1) FALLS PREVENTION FUNDING. From the appropriation under s. 20.435 (1)
(b), the department of health services shall award a grant of \$450,000 in each of
fiscal years 2025-26 and 2026-27 to an organization committed to reducing falls
among older adults in this state for the purpose of statewide falls prevention
awareness and initiatives.".

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1	176. At the appropriate places, insert all of the following:
2	"SECTION 9119. Nonstatutory provisions; Health Services.
3	(1) OFFICE OF CAREGIVER QUALITY POSITIONS.
4	(a) The authorized FTE positions for the department of health services are
5	increased by 0.8 FED and 1.2 PR positions in the Office of Caregiver Quality in the
6	Division of Quality Assurance to assist with caregiver background checks and
7	investigations into allegations of misconduct in long-term care facilities for the
8	purpose of converting the project positions that are terminated under par. (b) into
9	permanent positions.
10	(b) The authorized FTE project positions for the department of health
11	services are decreased by 0.8 FED and 1.2 PR positions in the Office of Caregiver
12	Quality in the Division of Quality Assurance. These positions were authorized by
13	2023 Wisconsin Act 19 to assist with caregiver background checks and
14	investigations into allegations of misconduct in long-term care facilities.".
15	177. At the appropriate places, insert all of the following:
16	"SECTION 466. 49.45 (39) (b) 1. of the statutes is amended to read:
17	49.45 (39) (b) 1. 'Payment for school medical services.' If a school district or a
18	cooperative educational service agency elects to provide school medical services and
19	meets all requirements under par. (c), the department shall reimburse the school
20	district or the cooperative educational service agency for $\frac{60}{100}$ percent of the
21	federal share of allowable charges for the school medical services that it provides
22	and, as specified in subd. 2., for allowable administrative costs. If the Wisconsin
23	Center for the Blind and Visually Impaired or the Wisconsin Educational Services

1 Program for the Deaf and Hard of Hearing elects to provide school medical services $\mathbf{2}$ and meets all requirements under par. (c), the department shall reimburse the 3 department of public instruction for 60 100 percent of the federal share of allowable 4 charges for the school medical services that the Wisconsin Center for the Blind and $\mathbf{5}$ Visually Impaired or the Wisconsin Educational Services Program for the Deaf and 6 Hard of Hearing provides and, as specified in subd. 2., for allowable administrative 7 costs. A school district, cooperative educational service agency, the Wisconsin 8 Center for the Blind and Visually Impaired, or the Wisconsin Educational Services 9 Program for the Deaf and Hard of Hearing may submit, and the department shall 10 allow, claims for common carrier transportation costs as a school medical service 11 unless the department receives notice from the federal health care financing 12administration that, under a change in federal policy, the claims are not allowed. If 13the department receives the notice, a school district, cooperative educational service 14 agency, the Wisconsin Center for the Blind and Visually Impaired, or the Wisconsin 15Educational Services Program for the Deaf and Hard of Hearing may submit, and 16 the department shall allow, unreimbursed claims for common carrier 17transportation costs incurred before the date of the change in federal policy. The 18 department shall promulgate rules establishing a methodology for making 19 reimbursements under this paragraph. All other expenses for the school medical 20services provided by a school district or a cooperative educational service agency 21shall be paid for by the school district or the cooperative educational service agency 22with funds received from state or local taxes. The school district, the Wisconsin 23Center for the Blind and Visually Impaired, the Wisconsin Educational Services

Program for the Deaf and Hard of Hearing, or the cooperative educational service
 agency shall comply with all requirements of the federal department of health and
 human services for receiving federal financial participation.

4

SECTION 467. 49.45 (39) (b) 2. of the statutes is amended to read:

 $\mathbf{5}$ 49.45 (39) (b) 2. 'Payment for school medical services administrative costs.' The department shall reimburse a school district or a cooperative educational 6 7 service agency specified under subd. 1. and shall reimburse the department of 8 public instruction on behalf of the Wisconsin Center for the Blind and Visually 9 Impaired or the Wisconsin Educational Services Program for the Deaf and Hard of 10 Hearing for 90 100 percent of the federal share of allowable administrative costs. 11 using time studies, beginning in fiscal year 1999-2000. A school district or a 12cooperative educational service agency may submit, and the department of health 13services shall allow, claims for administrative costs incurred during the period that 14 is up to 24 months before the date of the claim, if allowable under federal law.

15

SECTION 9319. Initial applicability; Health Services.

16 (1) MEDICAID SCHOOL-BASED SERVICES. The treatment of s. 49.45 (39) (b) 1.

and 2. first applies to claims for reimbursement submitted on July 1, 2026.".

- 18 **178.** At the appropriate places, insert all of the following:
- 19 "SECTION 468. 20.005 (3) (schedule) of the statutes: at the appropriate place,
- 20 insert the following amounts for the purposes indicated:

1	2025-26 2026-27
2	20.435 Health services, department of
3	(5) CARE AND TREATMENT SERVICES
4	(ch) Suicide and crisis lifeline grants GPR A 4,217,900 7,979,800
5	SECTION 469. 20.435 (5) (ch) of the statutes is created to read:
6	20.435 (5) (ch) Suicide and crisis lifeline grants. The amounts in the schedule
7	for grants under s. 46.533.
8	SECTION 470. 46.533 of the statutes is created to read:
9	46.533 Suicide and crisis lifeline; grants. (1) In this section, "national
10	crisis hotline" means the telephone or text access number "988," or its successor,
11	that is maintained under the federally administered program under $42~\mathrm{USC}~290\mathrm{bb}$ -
12	36c.
13	(2) From the appropriation under s. 20.435 (5) (ch), the department shall
14	award grants to organizations that provide crisis intervention services and crisis
15	care coordination to individuals who contact the national crisis hotline from
16	anywhere within this state.".
17	179. At the appropriate places, insert all of the following:
18	"SECTION 471. 20.435 (5) (ck) of the statutes is amended to read:
19	20.435 (5) (ck) Crisis urgent care and observation facilities. Biennially As a
20	continuing appropriation, the amounts in the schedule for grants to support crisis
21	urgent care and observation facilities.
22	SECTION 9219. Fiscal changes; Health Services.
23	(1) CRISIS URGENT CARE AND OBSERVATION FACILITIES GRANTS. In the

schedule under s. 20.005 (3) for the appropriation to the department of health
 services under s. 20.435 (5) (ck), the dollar amount for fiscal year 2025-26 is
 increased by \$20,000,000 to fund grants for crisis urgent care and observation
 facilities.".

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180. At the appropriate places, insert all of the following:

6

"SECTION 9219. Fiscal changes; Health Services.

(1) AUTISM SERVICES RATE INCREASE. In the schedule under s. 20.005 (3) for
the appropriation to the department of health services under s. 20.435 (4) (b), the
dollar amount for fiscal year 2025-26 is increased by \$1,418,900 and the dollar
amount for fiscal year 2026-27 is increased by \$2,820,500 to increase the
reimbursement rate for adaptive behavior treatment by 14.7 percent under the
Medical Assistance program under subch. IV of ch. 49.".

13 **181.** At the appropriate places, insert all of the following:

14 "SECTION 9119. Nonstatutory provisions; Health Services.

15(1) ELECTROCARDIOGRAM SCREENING PILOT PROGRAM. The department of 16 health services shall develop a pilot program to provide electrocardiogram 17screenings for participants in middle school and high school athletics programs in 18 Milwaukee and Waukesha Counties. From the appropriation under s. 20.435 (1) 19 (b), in fiscal year 2026-27, the department shall award \$4,067,200 in grants to local 20 health departments, as defined in s. 250.01 (4), to implement the pilot program 21under this subsection. Participation in the pilot program by participants in middle 22school and high school athletics programs shall be optional.

23 SECTION 9219. Fiscal changes; Health Services.

1	(1) ELECTROCARDIOGRAM SCREENING PILOT PROGRAM. In the schedule under
2	s. 20.005 (3) for the appropriation to the department of health services under s.
3	20.435 (1) (b), the dollar amount for fiscal year 2026-27 is increased by \$4,067,200
4	to award grants to local health departments to implement the pilot program under
5	SECTION 9119 (1) of this act.".
6	182. At the appropriate places, insert all of the following:
7	"SECTION 9219. Fiscal changes; Health Services.
8	(1) COMMUNITY HEALTH CENTER GRANTS. In the schedule under s. 20.005 (3)
9	for the appropriation to the department of health services under s. 20.435 (1) (fh),
10	the dollar amount for fiscal year 2025-26 is increased by \$750,000 to increase grant
11	funding to community health centers under s. 250.15. In the schedule under s.
12	20.005 (3) for the appropriation to the department of health services under s.
13	20.435 (1) (fh), the dollar amount for fiscal year 2026-27 is increased by \$750,000 to
14	increase grant funding to community health centers under s. 250.15.".
15	183. At the appropriate places, insert all of the following:
16	"SECTION 472. 49.45 (3) (e) 11. of the statutes is amended to read:
17	49.45 (3) (e) 11. The department shall use a portion of the moneys collected
18	under s. 50.38 (2) (a) to pay for services provided by eligible hospitals, as defined in
19	s. 50.38 (1), other than critical access hospitals, under the Medical Assistance
20	Program under this subchapter, including services reimbursed on a fee-for-service
21	basis and services provided under a managed care system. For state fiscal year
22	2008-09, total payments required under this subdivision, including both the federal
23	and state share of Medical Assistance, shall equal the amount collected under s.

50.38 (2) (a) for fiscal year 2008-09 divided by 57.75 percent. For each state fiscal
 year after state fiscal year 2008-09, total payments required under this subdivision,
 including both the federal and state share of Medical Assistance, shall equal the
 amount collected under s. 50.38 (2) (a) for the fiscal year divided by 61.68 62.39
 percent.

6

SECTION 473. 49.45 (3) (e) 12. of the statutes is amended to read:

7 49.45 (3) (e) 12. The department shall use a portion of the moneys collected 8 under s. 50.38 (2) (b) to pay for services provided by critical access hospitals under 9 the Medical Assistance Program under this subchapter, including services 10 reimbursed on a fee-for-service basis and services provided under a managed care 11 system. For each state fiscal year, total payments required under this subdivision, 12including both the federal and state share of Medical Assistance, shall equal the 13 amount collected under s. 50.38 (2) (b) for the fiscal year divided by 61.68 percent 14 \$49.392.400. The department may use funds in the appropriation under s. 20.435 15(4) (b), as necessary, to fund the nonfederal share of payments under this 16 subdivision. 17**SECTION 474.** 50.38 (1) (d) and (e) of the statutes are created to read: 18 50.38 (1) (d) A rehabilitation hospital, as designated by the department. 19 (e) A long-term acute care hospital, as designated by the department.

20 **SECTION 475.** 50.38 (3) of the statutes is amended to read:

50.38 (3) The department shall establish the percentage that is applicable under sub. (2) (a) and (b) so that the total amount of assessments collected under sub. (2) (a) in a state fiscal year is equal to \$414,507,300 \$1,341,839,500.".

24 **184.** At the appropriate places, insert all of the following:

1	"SECTION 9219. Fiscal changes; Health Services.
2	(1) COVERAGE OF COMMUNITY HEALTH WORKER SERVICES. In the schedule
3	under s. 20.005 (3) for the appropriation to the department of health services under
4	s. $20.435(4)(b)$, the dollar amount for fiscal year $2026-27$ is increased by $3,745,000$
5	to fund coverage of community health worker services under the Medical
6	Assistance program under subch. IV of ch. 49.".
7	185. At the appropriate places, insert all of the following:
8	"SECTION 476. 253.07 (1) (a) 3. of the statutes is created to read:
9	253.07 (1) (a) 3. Pregnancy termination.
10	SECTION 477. 253.07 (1) (b) 3. of the statutes is created to read:
11	253.07 (1) (b) 3. Pregnancy termination.
12	SECTION 478. 253.07 (5) (b) (intro.) of the statutes is renumbered 253.07 (5)
13	(b) and amended to read:
14	253.07 (5) (b) Subject to par. (c), a <u>A</u> public entity that receives women's
15	health funds under this section may provide some or all of the funds to other public
16	or private entities provided that the recipient of the funds does not do any of the
17	following:_
18	SECTION 479. 253.07 (5) (b) 1. to 3. of the statutes are repealed.
19	SECTION 480. 253.07 (5) (c) of the statutes is repealed.
20	SECTION 9219. Fiscal changes; Health Services.
21	(1) WOMEN'S HEALTH BLOCK GRANT. In the schedule under s. 20.005 (3) for the
22	appropriation to the department of health services under s. 20.435 (1) (f), the dollar

3

- 1 amount for fiscal year 2025-26 is increased by \$193,600 and the dollar amount for
- 2 fiscal year 2026-27 is increased by \$193,600 for the women's health block grant.".

(END)