

State of Misconsin 2021 - 2022 LEGISLATURE

ASSEMBLY SUBSTITUTE AMENDMENT 4,

TO ASSEMBLY BILL 2

February 16, 2021 - Offered by Representatives ANDERSON, ANDRACA, BALDEH, BILLINGS, BOWEN, BROSTOFF, CABRERA, CONLEY, CONSIDINE, DRAKE, EMERSON, GOYKE, HAYWOOD, HEBL, HESSELBEIN, HINTZ, MCGUIRE, B. MEYERS, MILROY, MOORE OMOKUNDE, L. MYERS, NEUBAUER, OHNSTAD, ORTIZ-VELEZ, POPE, RIEMER, S. RODRIGUEZ, SHANKLAND, SHELTON, SINICKI, SNODGRASS, SPREITZER, STUBBS, SUBECK, VINING and VRUWINK.

AUTHORS SUBJECT TO CHANGE

1	$AN \ ACT \ \textit{to repeal} \ 71.01 \ (6) \ (c), \ (d), \ (e), \ (f), \ (g), \ (h) \ and \ (i), \ 71.05 \ (1) \ (ae), \ 71.05 \ (6)$
2	(b) 17. and 18., 71.05 (6) (b) 20., 36., 37., 39., 40. and 41., 71.22 (4) (c), (d), (e),
3	(f), (g), (h) and (i), 71.22 (4m) (c), (d), (e), (f), (g), (h) and (i), 71.26 (2) (b) 3., 4.,
4	5., 6., 7., 8. and 9., 71.34 (1g) (c), (d), (e), (f), (g), (h) and (i), 71.42 (2) (c), (d), (e), (h) (c), (h) (h) (c),
5	(f), (g), (h) and (i), 77.51 (13gm) (a) 1. and 2., 77.51 (13gm) (d) 1. and 77.51 (13gm)
6	(d) 3. and 4.; <i>to renumber and amend</i> 71.05 (6) (b) 4., 71.26 (3) (ag), 71.76 and
7	77.51 (13gm) (a) (intro.); <i>to amend</i> 48.561 (3) (a) 3., 48.561 (3) (b), 59.25 (3) (i),
8	$66.0602\ (3)\ (h)\ 2.\ a.,\ 66.0602\ (6)\ (a),\ 66.0602\ (6)\ (b),\ 66.1105\ (6m)\ (d)\ 4.,\ 70.46$
9	(4), 70.855 (4) (b), 70.995 (8) (c) 1., 70.995 (8) (d), 70.995 (14) (b), 71.01 (6) (k)
10	3., 71.01 (6) (L) 1., 71.01 (6) (L) 3., 71.01 (6) (L) 4., 71.05 (1) (am), 71.05 (1) (an),
11	71.05 (6) (b) 19. c., 71.05 (6) (b) 19. d., 71.07 (5) (a) 15., 71.07 (9m) (h), 71.22 (4)
12	$(k) \ 3., \ 71.22 \ (4) \ (L) \ 1., \ 71.22 \ (4) \ (L) \ 3., \ 71.22 \ (4) \ (L) \ 4., \ 71.22 \ (4m) \ (k) \ 3., \ 71.22 \ (4m) \ (k) \ 3.$
13	$(4m) \ (L) \ 1., \ 71.22 \ (4m) \ (L) \ 3., \ 71.22 \ (4m) \ (L) \ 4., \ 71.26 \ (2) \ (b) \ 10. \ d., \ 71.26 \ (2) \ (b)$

1	11. d., 71.26 (2) (b) 12. a., 71.26 (2) (b) 12. d., 71.26 (2) (b) 12. e., 71.26 (3) (L),
2	71.28 (6) (h), 71.34 (1g) (k) 3., 71.34 (1g) (L) 1., 71.34 (1g) (L) 3., 71.34 (1g) (L)
3	4., 71.42 (2) (k) 3., 71.42 (2) (L) 1., 71.42 (2) (L) 3., 71.42 (2) (L) 5., 71.47 (6) (h),
4	71.55 (10), 71.77 (7) (b), 71.83 (1) (a) 6., 73.0305, 73.09 (4) (c), 73.09 (5), 74.315
5	(1),74.315(2),74.315(3),76.04(1),76.07(1),76.075,76.13(1),76.13(3),76.28
6	(4) (b), 76.28 (11), 76.39 (4) (d), 76.48 (5), 77.51 (13gm) (b), 77.51 (13gm) (c),
7	$77.51\ (13gm)\ (d)\ 2.,\ 77.51\ (13gm)\ (d)\ 5.,\ 77.52\ (2m)\ (b),\ 77.54\ (6)\ (am)\ 2.,\ 77.54$
8	(9a) (f), 77.54 (9m), 79.02 (1), 79.02 (2) (b), 79.02 (3) (a), 79.02 (3) (e), 79.035 (6),
9	79.035 (7) (b), 79.05 (1) (am) and 79.05 (2m); and <i>to create</i> 20.835 (2) (cd), 70.11
10	(4) (b) 3., 71.01 (6) (j) 3. m., 71.01 (6) (j) 3. n., 71.01 (6) (m), 71.01 (7g), 71.05 (1)
11	(h), 71.05 (6) (a) 30., 71.05 (6) (b) 4. a. to c., 71.05 (6) (b) 19. cm., 71.05 (6) (b) 19.
12	dm., 71.05 (6) (b) 54., 71.22 (4) (j) 3. m., 71.22 (4) (j) 3. n., 71.22 (4) (m), 71.22 (m)
13	$(4m) \ (j) \ 3. \ m., \ 71.22 \ (4m) \ (j) \ 3. \ n., \ 71.22 \ (4m) \ (m), \ 71.22 \ (5g), \ 71.26 \ (2) \ (a) \ 13.,$
14	$71.26\ (2)\ (b)\ 13.,\ 71.26\ (2)\ (b)\ 14.,\ 71.26\ (3)\ (ag)\ 2.,\ 71.34\ (1g)\ (j)\ 3.\ m.,\ 71.34\ (m)\ 3.\ m.,\ 71.34\ (m)\ 3.\ m.,\ 71.34\ (m)\ 3.\ m.,\ 71.34\ (m)\ 3.\ m.\ 3.\ 3.\ m.\ 3.\ m.$
15	$(j) \ 3. \ n., \ 71.34 \ (1g) \ (m), \ 71.34 \ (1k) \ (af), \ 71.34 \ (1k) \ (q), \ 71.34 \ (1u), \ 71.42 \ (2) \ (j) \ 3.$
16	m.,71.42(2)(j)3.n.,71.42(2)(m),71.42(2p),71.45(1)(d),71.45(2)(a)22.,71.45(a)(a)22.,71.45(a)(a)(a)(a)(a)(a)(a)(a)(a)(a)
17	(2) (a) 23., 71.52 (1g), 71.76 (2), 73.135, 74.315 (1m) and 77.61 (5) (b) 8m. of the
18	statutes; relating to: various changes to the laws administered and enforced
19	by the Department of Revenue and making an appropriation.

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Analysis by the Legislative Reference Bureau

This bill makes changes to the laws administered and enforced by the Department of Revenue.

SHARED REVENUE

Reimbursement amounts

Under current law, the state reduces the shared revenue payments to counties and municipalities for various purposes, including for the collection of penalties and the reimbursement for other amounts. However, current law is not consistent with regard to which components of shared revenue are reduced for these purposes. This bill provides that all such reductions are from the payment of all shared revenue components that the counties and municipalities receive on the fourth Monday in July and the third Monday in November.

Expenditure restraint payments

Under current law, counties and municipalities receive 15 percent of their shared revenue payments on the fourth Monday in July and the remainder on the third Monday in November, except that municipalities receive the entire amount of their payment under the expenditure restraint program on the fourth Monday in July. The bill allows municipalities to receive their entire expenditure restraint payment before the fourth Monday in July, upon certification by DOR.

Under current law, the inflation factor used to compute a municipality's expenditure restraint payment is a percentage equal to the average annual percentage change in the U.S. consumer price index for all urban consumers, U.S. city average, as determined by the U.S. Department of Labor, for the 12 months ending on September 30. The bill modifies the consumer price index provision so that it is for the 12 months ending on August 31.

PROPERTY

Omitted property

Current law requires a taxation district clerk to annually submit to DOR a listing of the taxes on property omitted from assessment in any of the previous two years that are to be included in the next assessment. However, the clerk reports the omitted taxes only if those taxes exceed \$5,000. The bill modifies that \$5,000 threshold so that the clerk reports the omitted taxes that are \$250 or more for any single description of property. The bill also provides that the clerk may not list an omitted tax that was levied on property within a tax incremental district unless the current value of the district is lower than the tax incremental base.

Objections

Current law requires a person who files an objection to the assessment of the person's manufacturing property to pay a \$45 fee. The bill increases the filing fee to \$200.

License fees

Current law imposes license fees instead of property taxes on certain public utilities. The fees are based, generally, on the value of a utility's property. Utilities that are subject to the fees include light, heat, and power companies, pipeline companies, and railroad companies. Each such company, other than a railroad company, must file a report with DOR on or before May 1 of each year. DOR determines the value of the company's property on or before September 15. A railroad company must file its report on or before April 15 and its value is determined on or before August 1. The bill changes the filing and determination dates for a railroad company so that those dates are the same as those for other public utilities.

The bill also decreases the interest rate paid on refunds of license fees paid by public utilities from 9 percent to 3 percent.

Board of review

Current law requires that at least one member of the board of review attend DOR training within the two-year period beginning on the date of the board's first meeting. The bill requires one member of the board of review to complete the training each year.

Assessor certification

Current law requires a person applying for an assessor certification examination to submit a \$20 fee with the application. A person applying for a renewal of an assessor certification pays a \$20 recertification fee with the application. The bill allows DOR to determine the amount of the fee for an assessor certification examination on the basis of DOR's estimate of the actual cost to administer and grade the examination, but the fee may not exceed \$75. The bill also allows DOR to determine the recertification fee.

Levy limit; joint fire departments

The property tax levy limit under current law does not apply to the amount that a city, village, or town levies to pay for charges assessed by a joint fire department or joint emergency medical services district if the current year increase in such charges is equal to or less than the percentage change in the U.S. consumer price index for all urban consumers, U.S. city average, as determined by the U.S. Department of Labor, for the 12 months ending on September 30 of the year of the levy, plus 2 percent. The bill modifies the consumer price index provision so that it is for the 12 months ending on August 31 of the year of the levy.

Leasing property owned by a church or religious organization

Current law provides a property tax exemption for property owned by educational associations and institutions, benevolent associations, churches, religious associations, and certain nonprofit entities licensed by the Department of Health Services. Leasing such property does not render the property taxable as long as the lessor uses the leasehold income for maintenance or construction debt retirement of the leased property. However, current law allows some leased property to retain its exemption regardless of how the leasehold income is used. For example, leasing a part of property that is owned and operated by a licensed nonprofit entity as residential housing does not render the property taxable, regardless of how the lessor uses the leasehold income.

Under this bill, leasing all or part of any property owned by a church or religious organization to an educational association or institution that is also exempt from taxation does not render the property taxable, regardless of how the lessor uses the leasehold income.

INCOME TAX

Disability income subtraction

Current law allows an individual with less than \$20,200 of federal adjusted gross income to claim a disability income subtraction on the individual's state tax return, if the individual is under 65 years of age and retired on disability, and, when the individual retired, was permanently and totally disabled. For a married couple filing a joint return, each spouse may claim the credit if they meet the criteria and their combined income is less than \$25,400. The bill replaces an obsolete reference to the federal Internal Revenue Code with the language used to determine the claimant's eligibility that existed under the obsolete reference.

Homestead credit

Under current law, an individual who is under the age of 62 and who does not have a disability must have earned income in order to claim the homestead credit. However, current law does not define earned income for purposes of claiming the credit. The bill defines "earned income" for purposes of claiming the homestead credit as wages, salaries, tips, and other employee compensation that may be included in federal adjusted gross income for the taxable year, plus the amount of net earnings from self-employment.

Current law also requires individuals who wish to claim the homestead credit to add certain disqualified losses to homestead income in order to determine eligibility to claim the credit. However, the requirement does not apply to an individual whose primary income is from farming and whose farming operation generates less than \$250,000 in the year to which the claim relates. The bill clarifies that an individual's primary income is from farming if the individual's gross income from farming for the year in which the claim relates is greater than 50 percent of the individual's total gross income from all sources for that year.

Final audit determinations

Under current law, a taxpayer who receives a final audit determination from DOR has 90 days to report to DOR any changes or corrections related to that determination. The bill increases the time for providing that report to 180 days.

Historic rehabilitation credit

The bill modifies the procedure for transferring the historic rehabilitation tax credit so that the person transferring the credit may file a claim for more than one taxable year.

Internal Revenue Code

The bill adopts for state income and franchise tax purposes various provisions of the federal Internal Revenue Code, including provisions of the Consolidated Appropriations Act of 2020 related to the earned income tax credit, the paycheck protection program, the economic injury disaster loan program, payment assistance for certain loan programs, and grants to shuttered venue operators. However, the bill limits the amount that a person may claim in the taxable year as a deduction for expenses paid or incurred directly or indirectly from forgiven paycheck protection program loans to \$250,000.

Medical care insurance subtraction

The bill eliminates obsolete provisions related to the medical care insurance subtraction for self-employed persons.

Payments from a retirement plan

Under current law, payments or distributions of \$5,000 or less received each year by an individual from a qualified retirement plan is exempt from income tax if the individual is at least 65 years of age and has income of less than \$15,000 if single or filing a tax return as head of household or less than \$30,000 if married. The bill

changes the exemption to a subtraction that the taxpayer can choose not to claim if not claiming the subtraction would result in the taxpayer receiving a greater homestead credit.

SALES TAX

University of Wisconsin Hospitals and Clinics Authority

This bill provides a sales and use tax exemption for tangible personal property sold to a construction contractor who transfers the property to the University of Wisconsin Hospitals and Clinics Authority as part of constructing a facility for the authority in this state. A similar exemption applies under current law to property sold to a contractor who transfers the property to a local unit of government, technical college district, or institution or campus of the University of Wisconsin System. Under current law, a sale of tangible personal property directly to the University of Wisconsin Hospitals and Clinics Authority is exempt from the sales and use tax, but the exemption does not apply to a contractor who purchases tangible personal property on the authority's behalf.

Property transferred with services

Current law provides that persons providing landscaping, printing, fabricating, processing, or photographic services or performing services to tangible personal property may purchase for resale, without paying the sales tax, items that the person will transfer to a customer in conjunction with providing a service that is subject to the sales tax. The bill provides that the exemption applies regardless of whether the service is taxable.

Nonprofit organizations

The bill modifies the sales and use tax exemption for churches, religious organizations, and certain nonprofit organizations to conform with DOR's current practice with regard to the administration of the exemption. The bill provides that the exemption applies to organizations that are exempt from federal taxation under section 501 (c) (3) of the Internal Revenue Code and have received a determination letter for the Internal Revenue Service. The bill also provides that the exemption applies to churches and religious organizations that meet the requirements of section 501 (c) (3) of the Internal Revenue Code, but are not required to apply for or obtain tax-exempt status from the IRS.

Out-of-state retailer

Under current law, an out-of-state retailer that has annual gross sales into this state in excess of \$100,000 or 200 or more annual separate sales transactions into this state must register with DOR and collect the sales tax on those sales and transactions. The determination of the annual gross sales and transactions is based on the retailer's taxable year for federal income tax purposes.

Under the bill, an out-of-state retailer that has annual gross sales into this state in excess of \$100,000 in the previous or current calendar year must register with DOR and collect the sales tax on those sales.

Disclosure to state auditor

The bill allows the state auditor and Legislative Audit Bureau to examine sales and use tax returns and related documents to the extent necessary for the LAB to carry out its duties.

OTHER

Grants to businesses harmed by the pandemic

This bill creates a grant program administered by DOR to make grants to businesses affected by the COVID-19 pandemic. For the purpose of distributing the grants, DOR will give preference to a business that did not receive a loan under the federal paycheck protection program, has no more than 300 employees, and can demonstrate that it had at least a 25 percent reduction in its gross receipts between comparable calendar quarters in 2019 and 2020. The bill does not preclude a business that received a PPP loan from receiving the grant, but DOR must give preference among those recipients to businesses that have no more than 300 employees and can demonstrate the 25 percent reduction in gross receipts. The bill prohibits a person who committed fraud from receiving a grant and requires that the person pay back the amount of any grant the person may have received. The bill also prohibits a payday lender and a person who outsourced jobs to another entity from receiving grants. Finally, the amount of the grant is excluded from the recipient's taxable income.

Payments from counties to towns

Under current law, during the period beginning on the third Monday of March and ending 10 days after the annual town meeting, a county treasurer may not pay to a town treasurer any money that belongs to the town and that is in the hands of the county treasurer except upon a written order of the town board. The bill eliminates this restriction.

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

1	SECTION 1. 20.835 (2) (cd) of the statutes is created to read:
2	20.835 (2) (cd) Grants to businesses harmed by the pandemic. A sum sufficient
3	to make grants to businesses under s. 73.135, except that the total amount of grants
4	made under s. 73.135 shall not exceed \$214,700,000.
5	SECTION 2. 48.561 (3) (a) 3. of the statutes is amended to read:
6	48.561 (3) (a) 3. Through a deduction of \$20,101,300 from any state payment
7	due that county under s. 79.035, 79.04, or 79.08 <u>79.02 (1)</u> , as provided in par. (b).
8	SECTION 3. 48.561 (3) (b) of the statutes is amended to read:

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1	48.561 (3) (b) The department of administration shall collect the amount
2	specified in par. (a) 3. from a county having a population of 750,000 or more by
3	deducting all or part of that amount from any state payment due that county under
4	s. 79.035, 79.04, or 79.08 <u>79.02 (1)</u> . The department of administration shall notify
5	the department of revenue, by September 15 of each year, of the amount to be
6	deducted from the state payments due under s. <u>79.035, 79.04, or 79.08 79.02 (1)</u> . The
7	department of administration shall credit all amounts collected under this
8	paragraph to the appropriation account under s. 20.437 $\left(1\right)\left(kw\right)$ and shall notify the
9	county from which those amounts are collected of that collection. The department
10	may not expend any moneys from the appropriation account under s. 20.437 $(1)~(\mbox{cx})$
11	for providing services to children and families under s. 48.48 (17) until the amounts
12	in the appropriation account under s. 20.437 (1) (kw) are exhausted.
13	SECTION 4. 59.25 (3) (i) of the statutes is amended to read:
14	59.25 (3) (i) Make annually, on the 3rd Monday of March, a certified statement,
15	and forward the statement to each municipal clerk in the county, showing the
16	amount of money paid from the county treasury during the year next preceding to
17	each municipal treasurer in the county. The statement shall specify the date of each
18	payment, the amount thereof and the account upon which the payment was made.
19	It shall be unlawful for any county treasurer to pay to the treasurer of any town any
20	money in the hands of the county treasurer belonging to the town from the 3rd
21	Monday of March until 10 days after the annual town meeting except upon the
22	written order of the town board.
23	SECTION 5. 66.0602 (3) (h) 2. a. of the statutes is amended to read:

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66.0602 (3) (h) 2. a. The total charges assessed by the joint fire department or
the joint emergency medical services district for the current year increase, relative

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1	to the total charges assessed by the joint fire department or the joint emergency
2	medical services district for the previous year, by a percentage that is less than or
3	equal to the percentage change in the U.S. consumer price index for all urban
4	consumers, U.S. city average, as determined by the U.S. department of labor, for the
5	12 months ending on September 30 <u>August 31</u> of the year of the levy, plus 2 percent.
6	SECTION 6. 66.0602 (6) (a) of the statutes is amended to read:
7	66.0602 (6) (a) Reduce the amount of county and municipal aid payments the
8	<u>payment</u> to the political subdivision under s. 79.035 <u>79.02 (1)</u> in the following year
9	by an amount equal to the amount of the penalized excess.
10	SECTION 7. 66.0602 (6) (b) of the statutes is amended to read:
11	66.0602 (6) (b) Ensure that the amount of any reductions in county and
12	municipal aid payments under par. (a) lapses to the general fund.
13	SECTION 8. 66.1105 (6m) (d) 4. of the statutes is amended to read:
14	66.1105 (6m) (d) 4. If an annual report is not timely filed under par. (c), the
15	
	department of revenue shall notify the city that the report is past due. If the city does
16	department of revenue shall notify the city that the report is past due. If the city does not file the report within 60 days of the date on the notice, except as provided in this
16 17	
	not file the report within 60 days of the date on the notice, except as provided in this
17	not file the report within 60 days of the date on the notice, except as provided in this subdivision, the department shall charge the city a fee of \$100 per day for each day
17 18	not file the report within 60 days of the date on the notice, except as provided in this subdivision, the department shall charge the city a fee of \$100 per day for each day that the report is past due, up to a maximum penalty of \$6,000 per report. If the city
17 18 19	not file the report within 60 days of the date on the notice, except as provided in this subdivision, the department shall charge the city a fee of \$100 per day for each day that the report is past due, up to a maximum penalty of \$6,000 per report. If the city does not pay within 30 days of issuance, the department of revenue shall reduce and
17 18 19 20	not file the report within 60 days of the date on the notice, except as provided in this subdivision, the department shall charge the city a fee of \$100 per day for each day that the report is past due, up to a maximum penalty of \$6,000 per report. If the city does not pay within 30 days of issuance, the department of revenue shall reduce and withhold the amount of the shared revenue payments to the city under subch. I of
17 18 19 20 21	not file the report within 60 days of the date on the notice, except as provided in this subdivision, the department shall charge the city a fee of \$100 per day for each day that the report is past due, up to a maximum penalty of \$6,000 per report. If the city does not pay within 30 days of issuance, the department of revenue shall reduce and withhold the amount of the shared revenue payments to the city under subch. I of ch. 79 s. 79.02 (1), in the following year, by an amount equal to the unpaid penalty.

1	institution exempt under par. (a) does not render the property taxable, regardless of
2	how the lessor uses the leasehold income.
3	SECTION 10. 70.46 (4) of the statutes is amended to read:
4	70.46 (4) No board of review may be constituted unless it includes at least one
5	voting member who, within 2 years of the board's first meeting, has attended <u>at least</u>
6	one member completes in each year a training session under s. 73.03 (55) and unless
7	that member is the municipality's chief executive officer or that officer's designee.
8	The municipal clerk shall provide an affidavit to the department of revenue stating
9	whether the requirement under this subsection has been fulfilled.
10	SECTION 11. 70.855 (4) (b) of the statutes is amended to read:
11	70.855 (4) (b) If the department of revenue does not receive the fee imposed on
12	a municipality under par. (a) by March 31 of the year following the department's
13	determination under sub. (2) (b), the department shall reduce the distribution made
14	to the municipality under s. 79.02 (2) (b) (1) by the amount of the fee and shall
15	transfer that amount to the appropriation under s. 20.566 (2) (ga).
16	SECTION 12. 70.995 (8) (c) 1. of the statutes is amended to read:
17	70.995 (8) (c) 1. All objections to the amount, valuation, taxability, or change
18	from assessment under this section to assessment under s. $70.32(1)$ of property shall
19	be first made in writing on a form prescribed by the department of revenue that
20	specifies that the objector shall set forth the reasons for the objection, the objector's
21	estimate of the correct assessment, and the basis under s. 70.32 (1) for the objector's
22	estimate of the correct assessment. An objection shall be filed with the state board
23	of assessors within the time prescribed in par. (b) 1. A $$45 \pm 200$ fee shall be paid when
24	the objection is filed unless a fee has been paid in respect to the same piece of property
25	and that appeal has not been finally adjudicated. The objection is not filed until the

1 fee is paid. Neither the state board of assessors nor the tax appeals commission may 2 waive the requirement that objections be in writing. Persons who own land and 3 improvements to that land may object to the aggregate value of that land and 4 improvements to that land, but no person who owns land and improvements to that 5 land may object only to the valuation of that land or only to the valuation of 6 improvements to that land.

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SECTION 13. 70.995 (8) (d) of the statutes is amended to read:

8 70.995 (8) (d) A municipality may file an objection with the state board of 9 assessors to the amount, valuation, or taxability under this section or to the change 10 from assessment under this section to assessment under s. 70.32 (1) of a specific 11 property having a situs in the municipality, whether or not the owner of the specific 12 property in question has filed an objection. Objection shall be made on a form 13 prescribed by the department and filed with the board within the time prescribed in 14 par. (b) 1. If the person assessed files an objection and the municipality affected does 15not file an objection, the municipality affected may file an appeal to that objection 16 within 15 days after the person's objection is filed. A \$45 \$200 filing fee shall be paid 17when the objection is filed unless a fee has been paid in respect to the same piece of 18 property and that appeal has not been finally adjudicated. The objection is not filed 19 until the fee is paid. The board shall forthwith notify the person assessed of the 20 objection filed by the municipality.

21

SECTION 14. 70.995 (14) (b) of the statutes is amended to read:

70.995 (14) (b) If the department of revenue does not receive the fee imposed
on a municipality under par. (a) by March 31 of each year, the department shall
reduce the distribution made to the municipality under s. 79.02 (2) (b) (1) by the
amount of the fee.

1	SECTION 15. 71.01 (6) (c), (d), (e), (f), (g), (h) and (i) of the statutes are repealed.
2	SECTION 16. 71.01 (6) (j) 3. m. of the statutes is created to read:
3	71.01 (6) (j) 3. m. Sections 101 (m), (n), (o), (p), and (q), 104 (a), and 109 of
4	division U of P.L. 115–141.
5	SECTION 17. 71.01 (6) (j) 3. n. of the statutes is created to read:
6	71.01 (6) (j) 3. n. Section 102 of division M and sections 110, 111, and 116 (b)
7	of division O of P.L. 116-94.
8	SECTION 18. 71.01 (6) (k) 3. of the statutes is amended to read:
9	71.01 (6) (k) 3. For purposes of this paragraph, "Internal Revenue Code" does
10	not include amendments to the federal Internal Revenue Code enacted after
11	December 31, 2016, except that "Internal Revenue Code" includes sections 11024,
12	11025, and 13543 of P.L. 115–97 <u>; sections 40307 and 40413 of P.L. 115–123; sections</u>
13	101 (m), (n), (o), (p), and (q), 104 (a), and 109 of division U of P.L. 115-141; and section
14	102 of division M and sections 110, 111, and 116 (b) of division O of P.L. 116-94.
15	SECTION 19. 71.01 (6) (L) 1. of the statutes is amended to read:
16	71.01 (6) (L) 1. For taxable years beginning after December 31, 2017, and
17	before January 1, 2021, for individuals and fiduciaries, except fiduciaries of nuclear
18	decommissioning trust or reserve funds, "Internal Revenue Code" means the federal
19	Internal Revenue Code as amended to December 31, 2017, except as provided in
20	subds. 2. and 3. and s. 71.98 and subject to subd. 4.
21	SECTION 20. 71.01 (6) (L) 3. of the statutes is amended to read:
22	71.01 (6) (L) 3. For purposes of this paragraph, "Internal Revenue Code" does
23	not include amendments to the federal Internal Revenue Code enacted after
24	December 31, 2017, except that "Internal Revenue Code" includes sections 40307,
25	40413, and 41113 of P.L. 115-123; sections 101 (m), (n), (o), (p), and (q), 104 (a), 109,

<u>401 (a) (54) and (b) (15) (A), (B), and (C), 19, 20, 23, 26, 27, and 28 of division U of P.L.</u>
<u>115-141; sections 102 and 104 of division M, sections 102, 103, 106, 107, 108, 109,</u>
<u>110, 111, 113, 114, 115, 116, 201, 204, 205, 206, 302, 401, and 601 of division O, section</u>
1302 of division P, and sections 131, 202 (d), and 205 of division Q of P.L. 116-94;
sections 1106, 2202, 2203, 2204, 2205, 2206, 2307, 3608, 3609, 3701, and 3702 of
division A of P.L. 116-136; and sections 202, 208, 209, 211, and 214 of division EE and
sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of P.L.
<u>116-260</u> .
SECTION 21. 71.01 (6) (L) 4. of the statutes is amended to read:
71.01 (6) (L) 4. For purposes of this paragraph, the provisions of federal public
laws that directly or indirectly affect the Internal Revenue Code, as defined in this
paragraph, apply for Wisconsin purposes at the same time as for federal purposes,
<u>except that changes made by P.L. 115–63 and sections 11026, 11027, 11028, 13207,</u>
<u>13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115–97</u>
first apply for taxable years beginning after December 31, 2017.
SECTION 22. 71.01 (6) (m) of the statutes is created to read:
71.01 (6) (m) 1. For taxable years beginning after December 31, 2020, for
individuals and fiduciaries, except fiduciaries of nuclear decommissioning trust or
reserve funds, "Internal Revenue Code" means the federal Internal Revenue Code
as amended to December 31, 2020, except as provided in subds. 2. and 3. and s. 71.98
and subject to subd. 4.
2. For purposes of this paragraph, "Internal Revenue Code" does not include
the following provisions of federal public laws for taxable years beginning after
December 31, 2020: section 13113 of P.L. 103-66; sections 1, 3, 4, and 5 of P.L.

25 106-519; sections 101, 102, and 422 of P.L. 108-357; sections 1310 and 1351 of P.L.

1	109-58; section 11146 of P.L. 109-59; section 403 (q) of P.L. 109-135; section 513 of
2	P.L. 109-222; sections 104 and 307 of P.L. 109-432; sections 8233 and 8235 of P.L.
3	110-28; section 11 (e) and (g) of P.L. 110-172; section 301 of P.L. 110-245; section
4	15351 of P.L. 110-246; section 302 of division A, section 401 of division B, and sections
5	312, 322, 502 (c), 707, and 801 of division C of P.L. 110–343; sections 1232, 1241, 1251,
6	1501, and 1502 of division B of P.L. 111-5; sections 211, 212, 213, 214, and 216 of P.L.
7	111-226; sections 2011 and 2122 of P.L. 111-240; sections 753, 754, and 760 of P.L.
8	111-312; section 1106 of P.L. 112-95; sections 104, 318, 322, 323, 324, 326, 327, and
9	411 of P.L. 112-240; P.L. 114-7; section 1101 of P.L. 114-74; section 305 of division
10	P of P.L. 114-113; sections 123, 125 to 128, 143, 144, 151 to 153, 165 to 167, 169 to
11	171, 189, 191, 307, 326, and 411 of division Q of P.L. 114-113; sections 11011, 11012,
12	13201 (a) to (e) and (g), 13206, 13221, 13301, 13304 (a), (b), and (d), 13531, 13601,
13	13801, 14101, 14102, 14103, 14201, 14202, 14211, 14212, 14213, 14214, 14215,
14	14221, 14222, 14301, 14302, 14304, and 14401 of P.L. 115-97; sections 40304, 40305,
15	40306, and 40412 of P.L. 115-123; section 101 (c) of division T of P.L. 115-141;
16	sections 101 (d) and (e), 102, 201 to 207, 301, 302, and 401 (a) (47) and (195), (b) (13),
17	(17), (22) and (30) , and (d) (1) (D) (v) , (vi) , and $(xiii)$ and $(xvii)$ (II) of division U of P.L.
18	115-141; sections 104, 114, 115, 116, 130, and 145 of division Q of P.L. 116-94;
19	sections 2304 and 2306 of P.L. 116-136; and sections 111, 114, 115, 116, 118 (a) and
20	(d), 133, 137, 138, and 210 of division EE of P.L. 116-260.

213. For purposes of this paragraph, "Internal Revenue Code" does not include amendments to the federal Internal Revenue Code enacted after December 31, 2020. 222324

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4. For purposes of this paragraph, the provisions of federal public laws that directly or indirectly affect the Internal Revenue Code, as defined in this paragraph,

apply for Wisconsin purposes at the same time as for federal purposes, except that

1	changes made by sections 20101, 20102, 20104, 20201, 40201, 40202, 40203, 40308,
2	40309, 40311, 40414, 41101, 41107, 41114, 41115, and 41116 of P.L. 115-123; section
3	101 (a), (b), and (h) of division U of P.L. 115-141; section 1203 of P.L. 116-25; section
4	1122 of P.L. 116-92; section 301 of division O, section 1302 of division P, and sections
5	101, 102, 103, 117, 118, 132, 201, 202 (a), (b), and (c), 204 (a), (b), and (c), 301, and
6	302 of division Q of P.L. 116-94; section 2 of P.L. 116-98; and sections 301, 302, and
7	304 of division EE of P.L. 116–260 apply for taxable years beginning after December
8	31, 2020.
9	SECTION 23. 71.01 (7g) of the statutes is created to read:
10	71.01 (7g) For purposes of s. 71.01 (6) (b), 2013 stats., "Internal Revenue Code"
11	includes section 109 of division U of P.L. 115–141.
12	SECTION 24. 71.05 (1) (ae) of the statutes is repealed.
13	SECTION 25. 71.05 (1) (am) of the statutes is amended to read:
14	71.05 (1) (am) Military retirement systems. All retirement payments received
15	from the U.S. military employee retirement system, to the extent that such payments
16	are not exempt under par. (a) or (ae) or sub. (6) (b) 54.
17	SECTION 26. 71.05 (1) (an) of the statutes is amended to read:
18	71.05 (1) (an) Uniformed services retirement benefits. All retirement payments
19	received from the U.S. government that relate to service with the coast guard, the
20	commissioned corps of the national oceanic and atmospheric administration, or the
21	commissioned corps of the public health service, to the extent that such payments are
22	not exempt under par. (a) , (ae), or (am) <u>or sub. (6) (b) 54</u> .
23	SECTION 27. 71.05 (1) (h) of the statutes is created to read:
24	71.05 (1) (h) Grants to businesses harmed by the pandemic. Income received
25	in the form of a grant issued under s. 73.135.

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1	SECTION 28. 71.05 (6) (a) 30. of the statutes is created to read:
2	71.05 (6) (a) 30. For taxable years beginning after December 31, 2018, the
3	amount of the deductions in excess of \$250,000 for expenses paid or incurred in the
4	taxable year directly or indirectly from for given loans under sections 276 (a) and (b) $% \left(a^{2}\right) =0$
5	and 278 (a) of Division N of P.L. 116-260.
6	SECTION 29. 71.05 (6) (b) 4. of the statutes is renumbered 71.05 (6) (b) 4. (intro.)
7	and amended to read:
8	71.05 (6) (b) 4. (intro.) Disability payments other than disability payments that
9	are paid from a retirement plan, the payments from which are exempt under sub.
10	subs. (1) (ae), (am), and (an) and (6) (b) 54., if the individual either is single or is
11	married and files a joint return , to the extent those payments are excludable under
12	section 105 (d) of the Internal Revenue Code as it existed immediately prior to its
13	repeal in 1983 by section 122 (b) of P.L. 98–21, except that if an individual is divorced
14	during the taxable year that individual may subtract an amount only if that person
15	is disabled and the amount that may be subtracted then is \$100 for each week that
16	payments are received or the amount of disability pay reported as income, whichever
17	is less. If the exclusion under this subdivision is claimed on a joint return and only
18	one of the spouses is disabled, the maximum exclusion is \$100 for each week that
19	payments are received or the amount of disability pay reported as income, whichever
20	is less. and is under 65 years of age before the close of the taxable year to which the
21	subtraction relates, retired on disability, and, when the individual retired, was
22	permanently and totally disabled. In this subdivision, "permanently and totally
23	disabled" means an individual who is unable to engage in any substantial gainful
24	activity by reason of any medically determinable physical or mental impairment that
25	can be expected to result in death or which has lasted or can be expected to last for

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1	a continuous period of not less than 12 months. An individual shall not be considered
2	permanently and totally disabled for purposes of this subdivision unless proof is
3	furnished in such form and manner, and at such times, as prescribed by the
4	department. The exclusion under this subdivision shall be determined as follows:
5	SECTION 30. 71.05 (6) (b) 4. a. to c. of the statutes are created to read:
6	71.05 (6) (b) 4. a. If the individual is single and the individual's federal adjusted
7	gross income in the year to which the subtraction relates is less than \$20,200, the
8	maximum subtraction is \$100 for each week that payments are received or the
9	amount of disability pay reported as income, whichever is less.
10	b. If the individual is married and filing a joint return and the couple's federal
11	adjusted gross income in the year to which the subtraction relates is less than
12	\$20,200, or \$25,400 if both spouses are disabled, the maximum subtraction is \$100
13	for each week that payments are received, per spouse if both spouses are disabled,
14	or the amount of disability pay reported as income, whichever is less.
15	c. If the federal adjusted gross income of the individual, or individuals if filing
16	a joint return, for the taxable year, determined without regard to this subd. 4.,
17	exceeds \$15,000, the amount subtracted under this subd. 4. for the taxable year shall
18	be reduced by an amount equal to the excess of the federal adjusted gross income over
19	\$15,000.
20	SECTION 31. 71.05 (6) (b) 17. and 18. of the statutes are repealed.
21	SECTION 32. 71.05 (6) (b) 19. c. of the statutes is amended to read:
22	71.05 (6) (b) 19. c. For <u>taxable years beginning before January 1, 2021, for</u> a
23	person who is a nonresident or a part-year resident of this state, modify the amount
24	calculated under subd. 19. b. by multiplying the amount by a fraction the numerator
25	of which is the person's net earnings from a trade or business that are taxable by this

state and the denominator of which is the person's total net earnings from a trade
 or business.

3 **SECTION 33.** 71.05 (6) (b) 19. cm. of the statutes is created to read: 4 71.05 (6) (b) 19. cm. For taxable years beginning after December 31, 2020, for a person who is a nonresident or a part-year resident of this state, modify the amount $\mathbf{5}$ 6 calculated under subd. 19. b. by multiplying the amount by a fraction the numerator 7 of which is the person's wages, salary, tips, unearned income, and net earnings from a trade or business that are taxable by this state and the denominator of which is the 8 9 person's total wages, salary, tips, unearned income, and net earnings from a trade 10 or business. In this subd. 19. cm., for married persons filing separately "wages, 11 salary, tips, unearned income, and net earnings from a trade or business" means the 12separate wages, salary, tips, unearned income, and net earnings from a trade or 13business of each spouse, and for married persons filing jointly "wages, salary, tips, 14unearned income, and net earnings from a trade or business" means the total wages, 15salary, tips, unearned income, and net earnings from a trade or business of both 16 spouses.

71.05 (6) (b) 19. d. Reduce For taxable years beginning before January 1, 2021,
 reduce the amount calculated under subd. 19. b. or c. to the person's aggregate net
 earnings from a trade or business that are taxable by this state.

SECTION 34. 71.05 (6) (b) 19. d. of the statutes is amended to read:

21 SECTION 35. 71.05 (6) (b) 19. dm. of the statutes is created to read:

17

71.05 (6) (b) 19. dm. For taxable years beginning after December 31, 2020,
reduce the amount calculated under subd. 19. b. or cm. to the person's aggregate
wages, salary, tips, unearned income, and net earnings from a trade or business that
are taxable by this state.

1 SECTION 36. 71.05 (6) (b) 20., 36., 37., 39., 40. and 41. of the statutes are 2 repealed.

3	SECTION 37. 71.05 (6) (b) 54. of the statutes is created to read:
4	71.05 (6) (b) 54. Except for a payment that is exempt under sub. (1) (a), (am),
5	or (an), or that is exempt as a railroad retirement benefit, for taxable years beginning
6	after December 31, 2020, up to \$5,000 of payments or distributions received each
7	year by an individual from a qualified retirement plan under the Internal Revenue
8	Code or from an individual retirement account established under 26 USC 408, if all
9	of the following conditions apply:
10	a. The individual is at least 65 years of age before the close of the taxable year
11	to which the exemption claim relates.
12	b. If the individual is single or files as head of household, his or her federal
13	adjusted gross income in the year to which the exemption claim relates is less than
14	\$15,000.
15	c. If the individual is married and is a joint filer, the couple's federal adjusted
16	gross income in the year to which the exemption claim relates is less than \$30,000.
17	d. If the individual is married and files a separate return, the sum of both
18	spouses' federal adjusted gross income in the year to which the exemption claim
19	relates is less than \$30,000.
20	SECTION 38. 71.07 (5) (a) 15. of the statutes is amended to read:
21	71.07 (5) (a) 15. The amount claimed as a deduction for medical care insurance
22	under section 213 of the Internal Revenue Code that is exempt from taxation under
23	s. 71.05 (6) (b) 17. to 20. <u>19.</u> , 35., 36., 37., 38., 39., 40., 41., and 42. and the amount
24	claimed as a deduction for a long-term care insurance policy under section 213 (d) $$

(1) (D) of the Internal Revenue Code, as defined in section 7702B (b) of the Internal 1 $\mathbf{2}$ Revenue Code that is exempt from taxation under s. 71.05 (6) (b) 26. 3 **SECTION 39.** 71.07 (9m) (h) of the statutes is amended to read: 4 71.07 (9m) (h) Any person, including a nonprofit entity described in section 501 $\mathbf{5}$ (c) (3) of the Internal Revenue Code, may sell or otherwise transfer the credit under 6 par. (a) 2m. or 3., in whole or in part, to another person who is subject to the taxes 7 imposed under s. 71.02, 71.23, or 71.43, if the person notifies the department of the transfer, and submits with the notification a copy of the transfer documents, and the 8 9 department certifies ownership of the credit with each transfer. The transferor may 10 file a claim for more than one taxable year on a form prescribed by the department 11 to compute all years of the credit under par. (a) 2m. or 3., at the time of the transfer 12request. The transferee may first use the credit to offset tax in the taxable year of 13the transferor in which the transfer occurs and may use the credit only to offset tax 14in taxable years otherwise allowed to be claimed and carried forward by the original 15claimant. 16 **SECTION 40.** 71.22 (4) (c), (d), (e), (f), (g), (h) and (i) of the statutes are repealed. 17**SECTION 41.** 71.22 (4) (j) 3. m. of the statutes is created to read: 18 71.22 (4) (j) 3. m. Sections 101 (m), (n), (o), (p), and (q), 104 (a), and 109 of division U of P.L. 115-141. 19 20**SECTION 42.** 71.22 (4) (j) 3. n. of the statutes is created to read: 71.22 (4) (j) 3. n. Section 102 of division M and sections 110, 111, and 116 (b) 2122of division O of P.L. 116-94. 23**SECTION 43.** 71.22 (4) (k) 3. of the statutes is amended to read: $\mathbf{24}$ 71.22 (4) (k) 3. For purposes of this paragraph, "Internal Revenue Code" does 25not include amendments to the federal Internal Revenue Code enacted after

1	December 31, 2016, except that "Internal Revenue Code" includes sections 11024,
2	11025, and 13543 of P.L. 115-97 <u>; sections 40307 and 40413 of P.L. 115-123, sections</u>
3	<u>101 (m), (n), (o), (p), and (q), 104 (a), and 109 of division U of 115–141; and section</u>
4	<u>102 of division M and sections 110, 111, and 116 (b) of division O of P.L. 116–94</u> .
5	SECTION 44. 71.22 (4) (L) 1. of the statutes is amended to read:
6	71.22 (4) (L) 1. For taxable years beginning after December 31, 2017, and
7	before January 1, 2021, "Internal Revenue Code" means the federal Internal
8	Revenue Code as amended to December 31, 2017, except as provided in subds. 2. and
9	3. and subject to subd. 4., and except as provided in sub. $\left(4m\right)$ and ss. 71.26 $\left(2\right)\left(b\right)$ and
10	(3), 71.34 (1g), 71.42 (2), and 71.98.
11	SECTION 45. 71.22 (4) (L) 3. of the statutes is amended to read:
12	71.22 (4) (L) 3. For purposes of this paragraph, "Internal Revenue Code" does
13	not include amendments to the federal Internal Revenue Code enacted after
14	December 31, 2017, except that "Internal Revenue Code" includes sections 40307,
15	40413, and 41113 of P.L. 115-123; sections 101 (m), (n), (o), (p), and (q), 104 (a), 109,
16	<u>401 (a) (54) and (b) (15) (A), (B), and (C), 19, 20, 23, 26, 27, and 28 of division U of P.L.</u>
17	<u>115–141; sections 102 and 104 of division M, sections 102, 103, 106, 107, 108, 109,</u>
18	<u>110, 111, 113, 114, 115, 116, 201, 204, 205, 206, 302, 401, and 601 of division O, section</u>
19	1302 of division P, and sections 131, 202 (d), and 205 of division Q of P.L. 116-94;
20	sections 1106, 2202, 2203, 2204, 2205, 2206, 2307, 3608, 3609, 3701, and 3702 of
21	division A of P.L. 116–136; and sections 202, 208, 209, 211, and 214 of division EE and
22	sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of P.L.
23	<u>116–260</u> .

24 SECTION 46. 71.22 (4) (L) 4. of the statutes is amended to read:

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	ws that directly or indirectly affect the Internal Revenue Code, as defined in this
3 pa	
1	aragraph, apply for Wisconsin purposes at the same time as for federal purposes,
4 <u>ex</u>	<u>acept that changes made by P.L. 115–63 and sections 11026, 11027, 11028, 13207,</u>
5 <u>13</u>	3306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115–97
6 <u>fir</u>	<u>est apply for taxable years beginning after December 31, 2017</u> .
7	SECTION 47. 71.22 (4) (m) of the statutes is created to read:
8	71.22 (4) (m) 1. For taxable years beginning after December 31, 2020, "Internal
9 Re	evenue Code" means the federal Internal Revenue Code as amended to December
10 31	, 2020, except as provided in subds. 2. and 3. and subject to subd. 4., and except
11 as	s provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 (1g), 71.42 (2), and 71.98.
12	2. For purposes of this paragraph, "Internal Revenue Code" does not include
13 th	e following provisions of federal public laws for taxable years beginning after
14 De	ecember 31, 2020: section 13113 of P.L. 103-66; sections 1, 3, 4, and 5 of P.L.
15 10	06-519; sections 101, 102, and 422 of P.L. 108-357; sections 1310 and 1351 of P.L.
16 10	09-58; section 11146 of P.L. 109-59; section 403 (q) of P.L. 109-135; section 513 of
17 P.I	L. 109–222; sections 104 and 307 of P.L. 109–432; sections 8233 and 8235 of P.L.
18 11	.0-28; section 11 (e) and (g) of P.L. 110-172; section 301 of P.L. 110-245; section
19 15	5351 of P.L. 110-246; section 302 of division A, section 401 of division B, and sections
20 31	2, 322, 502 (c), 707, and 801 of division C of P.L. 110–343; sections 1232, 1241, 1251,
21 15	501, and 1502 of division B of P.L. 111-5; sections 211, 212, 213, 214, and 216 of P.L.
22 11	1-226; sections 2011 and 2122 of P.L. 111-240; sections 753, 754, and 760 of P.L.
23 11	1-312; section 1106 of P.L. 112-95; sections 104, 318, 322, 323, 324, 326, 327, and
24 41	1 of P.L. 112-240; P.L. 114-7; section 1101 of P.L. 114-74; section 305 of division

171, 189, 191, 307, 326, and 411 of division Q of P.L. 114-113; sections 11011, 11012, 1 13201 (a) to (e) and (g), 13206, 13221, 13301, 13304 (a), (b), and (d), 13531, 13601, $\mathbf{2}$ 3 13801, 14101, 14102, 14103, 14201, 14202, 14211, 14212, 14213, 14214, 14215, 4 14221, 14222, 14301, 14302, 14304, and 14401 of P.L. 115-97; sections 40304, 40305, $\mathbf{5}$ 40306, and 40412 of P.L. 115-123; section 101 (c) of division T of P.L. 115-141; 6 sections 101 (d) and (e), 102, 201 to 207, 301, 302, and 401 (a) (47) and (195), (b) (13), 7 (17), (22) and (30), and (d) (1) (D) (v), (vi), and (xiii) and (xvii) (II) of division U of P.L. 8 115-141; sections 104, 114, 115, 116, 130, and 145 of division Q of P.L. 116-94; 9 sections 2304 and 2306 of P.L. 116-136; and sections 111, 114, 115, 116, 118 (a) and 10 (d), 133, 137, 138, and 210 of division EE of P.L. 116-260.

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3. For purposes of this paragraph, "Internal Revenue Code" does not include 12amendments to the federal Internal Revenue Code enacted after December 31, 2020.

134. For purposes of this paragraph, the provisions of federal public laws that 14 directly or indirectly affect the Internal Revenue Code, as defined in this paragraph, 15apply for Wisconsin purposes at the same time as for federal purposes, except that 16 changes made by sections 20101, 20102, 20104, 20201, 40201, 40202, 40203, 40308, 1740309, 40311, 40414, 41101, 41107, 41114, 41115, and 41116 of P.L. 115-123; section 18 101 (a), (b), and (h) of division U of P.L. 115-141; section 1203 of P.L. 116-25; section 19 1122 of P.L. 116-92; section 301 of division O, section 1302 of division P, and sections 20 101, 102, 103, 117, 118, 132, 201, 202 (a), (b), and (c), 204 (a), (b), and (c), 301, and 21302 of division Q of P.L. 116-94; section 2 of P.L. 116-98; and sections 301, 302, and 22304 of division EE of P.L. 116-260 apply for taxable years beginning after December 2331, 2020.

24**SECTION 48.** 71.22 (4m) (c), (d), (e), (f), (g), (h) and (i) of the statutes are repealed. 25**SECTION 49.** 71.22 (4m) (j) 3. m. of the statutes is created to read:

1	71.22 (4m) (j) 3. m. Sections 101 (m), (n), (o), (p), and (q), 104 (a), and 109 of
2	division U of P.L. 115-141.
3	SECTION 50. 71.22 $(4m)(j)$ 3. n. of the statutes is created to read:
4	71.22 (4m) (j) 3. n. Section 102 of division M and sections 110, 111, and 116 (b)
5	of division O of P.L. 116–94.
6	SECTION 51. 71.22 $(4m)$ (k) 3. of the statutes is amended to read:
7	71.22 (4m) (k) 3. For purposes of this paragraph, "Internal Revenue Code" does
8	not include amendments to the federal Internal Revenue Code enacted after
9	December 31, 2016, except that "Internal Revenue Code" includes sections 11024,
10	11025, and 13543 of P.L. 115–97 <u>; sections 40307 and 40413 of P.L. 115–123; sections</u>
11	101 (m), (n), (o), (p), and (q), 104 (a), and 109 of division U of P.L. 115-141; and section
12	<u>102 of division M and sections 110, 111, and 116 (b) of division O of P.L. 116–94</u> .
13	SECTION 52. 71.22 $(4m)$ (L) 1. of the statutes is amended to read:
14	71.22 (4m) (L) 1. For taxable years beginning after December 31, 2017, and
15	before January 1, 2021, "Internal Revenue Code", for corporations that are subject
16	to a tax on unrelated business income under s. 71.26 (1) (a), means the federal
17	Internal Revenue Code as amended to December 31, 2017, except as provided in
18	subds. 2. and 3. and s. 71.98 and subject to subd. 4.
19	SECTION 53. 71.22 $(4m)$ (L) 3. of the statutes is amended to read:
20	71.22 (4m) (L) 3. For purposes of this paragraph, "Internal Revenue Code" does
21	not include amendments to the federal Internal Revenue Code enacted after
22	December 31, 2017, except that "Internal Revenue Code" includes sections 40307,
23	40413, and 41113 of P.L. 115-123; sections 101 (m), (n), (o), (p), and (q), 104 (a), 109,
24	<u>401 (a) (54) and (b) (15) (A), (B), and (C), 19, 20, 23, 26, 27, and 28 of division U of P.L.</u>
25	<u>115-141; sections 102 and 104 of division M, sections 102, 103, 106, 107, 108, 109,</u>

1	110, 111, 113, 114, 115, 116, 201, 204, 205, 206, 302, 401, and 601 of division O, section
2	1302 of division P, and sections 131, 202 (d), and 205 of division Q of P.L. 116-94;
3	sections 1106, 2202, 2203, 2204, 2205, 2206, 2307, 3608, 3609, 3701, and 3702 of
4	division A of P.L. 116-136; and sections 202, 208, 209, 211, and 214 of division EE and
5	sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of P.L.
6	<u>116-260</u> .
7	SECTION 54. 71.22 (4m) (L) 4. of the statutes is amended to read:
8	71.22 (4m) (L) 4. For purposes of this paragraph, the provisions of federal
9	public laws that directly or indirectly affect the Internal Revenue Code, as defined
10	in this paragraph, apply for Wisconsin purposes at the same time as for federal
11	purposes, except that changes made by P.L. 115-63 and sections 11026, 11027, 11028,
12	<u>13207, 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L.</u>
13	<u>115–97 first apply for taxable years beginning after December 31, 2017</u> .
14	SECTION 55. 71.22 $(4m)$ (m) of the statutes is created to read:
15	71.22 (4m) (m) 1. For taxable years beginning after December 31, 2020,
16	"Internal Revenue Code," for corporations that are subject to a tax on unrelated
17	business income under s. 71.26 (1) (a), means the federal Internal Revenue Code as
18	amended to December 31, 2020, except as provided in subds. 2. and 3. and s. 71.98
19	and subject to subd. 4.
20	2. For purposes of this paragraph, "Internal Revenue Code" does not include
21	the following provisions of federal public laws for taxable years beginning after
22	December 31, 2020: section 13113 of P.L. 103-66; sections 1, 3, 4, and 5 of P.L.
23	106-519; sections 101, 102, and 422 of P.L. 108-357; sections 1310 and 1351 of P.L.
24	109-58; section 11146 of P.L. 109-59; section 403 (q) of P.L. 109-135; section 513 of
25	P.L. 109-222; sections 104 and 307 of P.L. 109-432; sections 8233 and 8235 of P.L.

1	110-28; section 11 (e) and (g) of P.L. 110-172; section 301 of P.L. 110-245; section
2	15351 of P.L. 110-246; section 302 of division A, section 401 of division B, and sections
3	312, 322, 502 (c), 707, and 801 of division C of P.L. 110–343; sections 1232, 1241, 1251,
4	1501, and 1502 of division B of P.L. 111-5; sections 211, 212, 213, 214, and 216 of P.L.
5	111-226; sections 2011 and 2122 of P.L. 111-240; sections 753, 754, and 760 of P.L.
6	111-312; section 1106 of P.L. 112-95; sections 104, 318, 322, 323, 324, 326, 327, and
7	411 of P.L. 112-240; P.L. 114-7; section 1101 of P.L. 114-74; section 305 of division
8	P of P.L. 114-113; sections 123, 125 to 128, 143, 144, 151 to 153, 165 to 167, 169 to
9	171, 189, 191, 307, 326, and 411 of division Q of P.L. 114-113; sections 11011, 11012,
10	13201 (a) to (e) and (g), 13206, 13221, 13301, 13304 (a), (b), and (d), 13531, 13601,
11	13801, 14101, 14102, 14103, 14201, 14202, 14211, 14212, 14213, 14214, 14215,
12	14221, 14222, 14301, 14302, 14304, and 14401 of P.L. 115-97; sections 40304, 40305,
13	40306, and 40412 of P.L. 115-123; section 101 (c) of division T of P.L. 115-141;
14	sections 101 (d) and (e), 102, 201 to 207, 301, 302, and 401 (a) (47) and (195), (b) (13),
15	(17), (22) and (30) , and (d) (1) (D) (v) , (vi) , and $(xiii)$ and $(xvii)$ (II) of division U of P.L.
16	115-141; sections 104, 114, 115, 116, 130, and 145 of division Q of P.L. 116-94;
17	sections 2304 and 2306 of P.L. 116-136; and sections 111, 114, 115, 116, 118 (a) and
18	(d), 133, 137, 138, and 210 of division EE of P.L. 116-260.

For purposes of this paragraph, "Internal Revenue Code" does not include
 amendments to the federal Internal Revenue Code enacted after December 31, 2020.

4. For purposes of this paragraph, the provisions of federal public laws that directly or indirectly affect the Internal Revenue Code, as defined in this paragraph, apply for Wisconsin purposes at the same time as for federal purposes, except that changes made by sections 20101, 20102, 20104, 20201, 40201, 40202, 40203, 40308, 40309, 40311, 40414, 41101, 41107, 41114, 41115, and 41116 of P.L. 115-123; section

1	101 (a), (b), and (h) of division U of P.L. 115-141; section 1203 of P.L. 116-25; section
2	1122 of P.L. 116-92; section 301 of division O, section 1302 of division P, and sections
3	101, 102, 103, 117, 118, 132, 201, 202 (a), (b), and (c), 204 (a), (b), and (c), 301, and
4	302 of division Q of P.L. 116-94; section 2 of P.L. 116-98; and sections 301, 302, and
5	304 of division EE of P.L. 116-260 apply for taxable years beginning after December
6	31, 2020.
7	SECTION 56. 71.22 (5g) of the statutes is created to read:
8	71.22 (5g) For purposes of s. 71.22 (4) (b) and (4m) (b), 2013 stats., "Internal
9	Revenue Code" includes section 109 of division U of P.L. 115-141.
10	SECTION 57. 71.26 (2) (a) 13. of the statutes is created to read:
11	71.26 (2) (a) 13. For taxable years beginning after December 31, 2018, plus the
12	amount of the deductions in excess of \$250,000 for expenses paid or incurred in the
13	taxable year directly or indirectly from for given loans under sections 276 (a) and (b) $% \left(a^{2}\right) =0$
14	and 278 (a) of Division N of P.L. 116-260.
15	SECTION 58. 71.26 (2) (b) 3., 4., 5., 6., 7., 8. and 9. of the statutes are repealed.
16	SECTION 59. 71.26 (2) (b) 10. d. of the statutes is amended to read:
17	71.26 (2) (b) 10. d. For purposes of subd. 10. a., "Internal Revenue Code" does
18	not include amendments to the federal Internal Revenue Code enacted after
19	December 31, 2013, except that "Internal Revenue Code" includes the provisions of
20	P.L. 113-97, P.L. 113-159, P.L. 113-168, section 302901 of P.L. 113-287, sections 171,
21	172, and 201 to 221 of P.L. 113–295, sections 102, 105, and 207 of division B of P.L.
22	113-295, P.L. 114-14, P.L. 114-26, section 2004 of P.L. 114-41, sections 503 and 504
23	of P.L. 114-74, sections 103, 104, 124, 168, 184, 185, 190, 204, 303, 306, 336, and 341
24	of division Q of P.L. 114–113, and P.L. 114–239 <u>, sections 101 (m), (n), (o), (p), and (q)</u> ,

1	104 (a), and 109 of division U of P.L. 115-141, and section 102 of division M and
2	sections 110, 111, and 116 (b) of division O of P.L. 116-94.
3	SECTION 60. 71.26 (2) (b) 11. d. of the statutes is amended to read:
4	71.26 (2) (b) 11. d. For purposes of subd. 11. a., "Internal Revenue Code" does
5	not include amendments to the federal Internal Revenue Code enacted after
6	December 31, 2016, except that "Internal Revenue Code" includes sections 11024,
7	11025, and 13543 of P.L. 115-97; sections 40307 and 40413 of P.L. 115-123; sections
8	<u>101 (m), (n), (o), (p), and (q), 104 (a), and 109 of division U of P.L. 115–141; and section</u>
9	<u>102 of division M and sections 110, 111, and 116 (b) of division O of P.L. 116–94</u> .
10	SECTION 61. 71.26 (2) (b) 12. a. of the statutes is amended to read:
11	71.26 (2) (b) 12. a. For taxable years beginning after December 31, 2017, and
12	before January 1, 2021, for a corporation, conduit, or common law trust which
13	qualifies as a regulated investment company, real estate mortgage investment
14	conduit, real estate investment trust, or financial asset securitization investment
15	trust under the Internal Revenue Code, "net income" means the federal regulated
16	investment company taxable income, federal real estate mortgage investment
17	conduit taxable income, federal real estate investment trust or financial asset
18	securitization investment trust taxable income of the corporation, conduit, or trust
19	as determined under the Internal Revenue Code.
20	SECTION 62. 71.26 (2) (b) 12. d. of the statutes is amended to read:
21	71.26 (2) (b) 12. d. For purposes of subd. 12. a., "Internal Revenue Code" does
22	not include amendments to the federal Internal Revenue Code enacted after
23	December 31, 2017, except that "Internal Revenue Code" includes sections 40307,
24	40413, and 41113 of P.L. 115-123; sections 101 (m), (n), (o), (p), and (q), 104 (a), 109,
25	<u>401 (a) (54) and (b) (15) (A), (B), and (C), 19, 20, 23, 26, 27, and 28 of division U of P.L.</u>

2110, 111, 113, 114, 115, 116, 201, 204, 205, 206, 302, 401, and 601 of division O, section31302 of division P, and sections 131, 202 (d), and 205 of division Q of PL. 116-94;4sections 1106, 2202, 2203, 2204, 2205, 2206, 2307, 3608, 3609, 3701, and 3702 of5division A of PL. 116-136; and sections 202, 208, 209, 211, and 214 of division EE and6sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of PL.7116-260.8SECTION 63. 71.26 (2) (b) 12. e. of the statutes is amended to read:971.26 (2) (b) 12. e. For purposes of subd. 12. a., the provisions of federal public10laws that directly or indirectly affect the Internal Revenue Code, as defined in thissubdivision, apply for Wisconsin purposes at the same time as for federal purposes,except that changes made by PL. 115-63 and sections 11026, 11027, 11028, 13207,1313306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of PL. 115-9714first apply for taxable years beginning after December 31, 2017.15SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read:1671.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a17corporation, conduit, or common law trust that qualifies as a regulated investment18company, real estate mortgage investment conduit, real estate investment trust, or19financial asset securitization investment trust under the Internal Revenue Code,20"net income" means the federal regulated investment trust taxable income,21federal real estate mortgage investment conduit taxable i	1	<u>115–141; sections 102 and 104 of division M, sections 102, 103, 106, 107, 108, 109,</u>
 sections 1106, 2202, 2203, 2204, 2205, 2206, 2307, 3608, 3609, 3701, and 3702 of division A of P.L. 116-136; and sections 202, 208, 209, 211, and 214 of division EE and sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of P.L. 116-260. SECTION 63. 71.26 (2) (b) 12. e. of the statutes is amended to read: 71.26 (2) (b) 12. e. For purposes of subd. 12. a., the provisions of federal public laws that directly or indirectly affect the Internal Revenue Code, as defined in this subdivision, apply for Wisconsin purposes at the same time as for federal purposes, except that changes made by P.L. 115-63 and sections 11026, 11027, 11028, 13207, 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115-97 first apply for taxable years beginning after December 31, 2017. SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a corporation, conduit, or common law trust that qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, 	2	<u>110, 111, 113, 114, 115, 116, 201, 204, 205, 206, 302, 401, and 601 of division O, section</u>
 division A of PL. 116-136; and sections 202, 208, 209, 211, and 214 of division EE and sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of PL. 116-260. SECTION 63. 71.26 (2) (b) 12. e. of the statutes is amended to read: 71.26 (2) (b) 12. e. For purposes of subd. 12. a., the provisions of federal public laws that directly or indirectly affect the Internal Revenue Code, as defined in this subdivision, apply for Wisconsin purposes at the same time as for federal purposes, except that changes made by PL. 115-63 and sections 11026, 11027, 11028, 13207, 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of PL. 115-97 first apply for taxable years beginning after December 31, 2017. SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a corporation, conduit, or common law trust that qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust, or financial asset securitization investment trust taxable income, 	3	1302 of division P, and sections 131, 202 (d), and 205 of division Q of P.L. 116-94;
 sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of PL. 116-260. SECTION 63. 71.26 (2) (b) 12. e. of the statutes is amended to read: 71.26 (2) (b) 12. e. For purposes of subd. 12. a., the provisions of federal public laws that directly or indirectly affect the Internal Revenue Code, as defined in this subdivision, apply for Wisconsin purposes at the same time as for federal purposes, except that changes made by PL. 115-63 and sections 11026, 11027, 11028, 13207, 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of PL. 115-97 first apply for taxable years beginning after December 31, 2017. SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a corporation, conduit, or common law trust that qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust, or financial asset securitization investment trust taxable income, 	4	sections 1106, 2202, 2203, 2204, 2205, 2206, 2307, 3608, 3609, 3701, and 3702 of
7116-260.8SECTION 63. 71.26 (2) (b) 12. e. of the statutes is amended to read:971.26 (2) (b) 12. e. For purposes of subd. 12. a., the provisions of federal public10laws that directly or indirectly affect the Internal Revenue Code, as defined in this11subdivision, apply for Wisconsin purposes at the same time as for federal purposes,12except that changes made by P.L. 115-63 and sections 11026, 11027, 11028, 13207,1313306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115-9714first apply for taxable years beginning after December 31, 2017.15SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read:1671.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a17corporation, conduit, or common law trust that qualifies as a regulated investment18company, real estate mortgage investment conduit, real estate investment trust, or19financial asset securitization investment trust under the Internal Revenue Code,20"net income" means the federal regulated investment company taxable income,21federal real estate mortgage investment conduit taxable income, federal real estate22investment trust, or financial asset securitization investment trust under the Internal Revenue Code,	5	division A of P.L. 116-136; and sections 202, 208, 209, 211, and 214 of division EE and
 SECTION 63. 71.26 (2) (b) 12. e. of the statutes is amended to read: 71.26 (2) (b) 12. e. For purposes of subd. 12. a., the provisions of federal public laws that directly or indirectly affect the Internal Revenue Code, as defined in this subdivision, apply for Wisconsin purposes at the same time as for federal purposes, except that changes made by PL. 115-63 and sections 11026, 11027, 11028, 13207, 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of PL. 115-97 first apply for taxable years beginning after December 31, 2017. SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a corporation, conduit, or common law trust that qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust, or financial asset securitization investment trust taxable income 	6	sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of P.L.
 71.26 (2) (b) 12. e. For purposes of subd. 12. a., the provisions of federal public laws that directly or indirectly affect the Internal Revenue Code, as defined in this subdivision, apply for Wisconsin purposes at the same time as for federal purposes, except that changes made by P.L. 115–63 and sections 11026, 11027, 11028, 13207, 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115–97 first apply for taxable years beginning after December 31, 2017. SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a corporation, conduit, or common law trust that qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust, or financial asset securitization investment trust under the state trust taxable income, 	7	<u>116-260</u> .
 laws that directly or indirectly affect the Internal Revenue Code, as defined in this subdivision, apply for Wisconsin purposes at the same time as for federal purposes, except that changes made by P.L. 115-63 and sections 11026, 11027, 11028, 13207, 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115-97 first apply for taxable years beginning after December 31, 2017. SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a corporation, conduit, or common law trust that qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate 	8	SECTION 63. 71.26 (2) (b) 12. e. of the statutes is amended to read:
 subdivision, apply for Wisconsin purposes at the same time as for federal purposes, except that changes made by P.L. 115-63 and sections 11026, 11027, 11028, 13207, 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115-97 first apply for taxable years beginning after December 31, 2017. SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a corporation, conduit, or common law trust that qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate 	9	71.26 (2) (b) 12. e. For purposes of subd. 12. a., the provisions of federal public
 except that changes made by P.L. 115-63 and sections 11026, 11027, 11028, 13207, 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115-97 first apply for taxable years beginning after December 31, 2017. SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a corporation, conduit, or common law trust that qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate 	10	laws that directly or indirectly affect the Internal Revenue Code, as defined in this
 13 13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115-97 14 first apply for taxable years beginning after December 31, 2017. 15 SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 16 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a 17 corporation, conduit, or common law trust that qualifies as a regulated investment 18 company, real estate mortgage investment conduit, real estate investment trust, or 19 financial asset securitization investment trust under the Internal Revenue Code, 20 "net income" means the federal regulated investment company taxable income, 21 federal real estate mortgage investment conduit taxable income, federal real estate 22 investment trust, or financial asset securitization investment trust under the trust taxable income 	11	subdivision, apply for Wisconsin purposes at the same time as for federal purposes,
14first apply for taxable years beginning after December 31, 2017.15SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read:1671.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a17corporation, conduit, or common law trust that qualifies as a regulated investment18company, real estate mortgage investment conduit, real estate investment trust, or19financial asset securitization investment trust under the Internal Revenue Code,20"net income" means the federal regulated investment company taxable income,21federal real estate mortgage investment conduit taxable income, federal real estate22investment trust, or financial asset securitization investment conduit taxable income, federal real estate	12	<u>except that changes made by P.L. 115–63 and sections 11026, 11027, 11028, 13207,</u>
SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read: 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a corporation, conduit, or common law trust that qualifies as a regulated investment company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust, or financial asset securitization investment conduit taxable income.	13	<u>13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115–97</u>
16 71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a 17 corporation, conduit, or common law trust that qualifies as a regulated investment 18 company, real estate mortgage investment conduit, real estate investment trust, or 19 financial asset securitization investment trust under the Internal Revenue Code, 20 "net income" means the federal regulated investment company taxable income, 21 federal real estate mortgage investment conduit taxable income, federal real estate 22 investment trust, or financial asset securitization investment trust axable income.	14	first apply for taxable years beginning after December 31, 2017.
17 corporation, conduit, or common law trust that qualifies as a regulated investment 18 company, real estate mortgage investment conduit, real estate investment trust, or 19 financial asset securitization investment trust under the Internal Revenue Code, 20 "net income" means the federal regulated investment company taxable income, 21 federal real estate mortgage investment conduit taxable income, federal real estate 22 investment trust, or financial asset securitization investment trust taxable income	15	SECTION 64. 71.26 (2) (b) 13. of the statutes is created to read:
 company, real estate mortgage investment conduit, real estate investment trust, or financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust, or financial asset securitization investment trust taxable income 	16	71.26 (2) (b) 13. a. For taxable years beginning after December 31, 2020, for a
 financial asset securitization investment trust under the Internal Revenue Code, "net income" means the federal regulated investment company taxable income, federal real estate mortgage investment conduit taxable income, federal real estate investment trust, or financial asset securitization investment trust taxable income 	17	corporation, conduit, or common law trust that qualifies as a regulated investment
 20 "net income" means the federal regulated investment company taxable income, 21 federal real estate mortgage investment conduit taxable income, federal real estate 22 investment trust, or financial asset securitization investment trust taxable income 	18	company, real estate mortgage investment conduit, real estate investment trust, or
 federal real estate mortgage investment conduit taxable income, federal real estate investment trust, or financial asset securitization investment trust taxable income 	19	financial asset securitization investment trust under the Internal Revenue Code,
22 investment trust, or financial asset securitization investment trust taxable income	20	"net income" means the federal regulated investment company taxable income,
	21	federal real estate mortgage investment conduit taxable income, federal real estate
23 of the corporation, conduit, or trust as determined under the Internal Revenue Code.	22	investment trust, or financial asset securitization investment trust taxable income
	23	of the corporation, conduit, or trust as determined under the Internal Revenue Code.

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b. For purposes of subd. 13. a., "Internal Revenue Code" means the federal 1 Internal Revenue Code as amended to December 31, 2020, except as provided in 3 subd. 13. c. and d. and s. 71.98 and subject to subd. 13. e.

4 c. For purposes of subd. 13. a., "Internal Revenue Code" does not include the $\mathbf{5}$ following provisions of federal public laws for taxable years beginning after 6 December 31, 2020: section 13113 of P.L. 103-66; sections 1, 3, 4, and 5 of P.L. 7 106-519; sections 101, 102, and 422 of P.L. 108-357; sections 1310 and 1351 of P.L. 8 109-58; section 11146 of P.L. 109-59; section 403 (q) of P.L. 109-135; section 513 of 9 P.L. 109-222; sections 104 and 307 of P.L. 109-432; sections 8233 and 8235 of P.L. 10 110-28; section 11 (e) and (g) of P.L. 110-172; section 301 of P.L. 110-245; section 11 15351 of P.L. 110-246; section 302 of division A, section 401 of division B, and sections 12312, 322, 502 (c), 707, and 801 of division C of P.L. 110-343; sections 1232, 1241, 1251, 131501, and 1502 of division B of P.L. 111-5; sections 211, 212, 213, 214, and 216 of P.L. 14111-226; sections 2011 and 2122 of P.L. 111-240; sections 753, 754, and 760 of P.L. 15111-312; section 1106 of P.L. 112-95; sections 104, 318, 322, 323, 324, 326, 327, and 16 411 of P.L. 112-240; P.L. 114-7; section 1101 of P.L. 114-74; section 305 of division 17P of P.L. 114-113; sections 123, 125 to 128, 143, 144, 151 to 153, 165 to 167, 169 to 18 171, 189, 191, 307, 326, and 411 of division Q of P.L. 114-113; sections 11011, 11012, 19 13201 (a) to (e) and (g), 13206, 13221, 13301, 13304 (a), (b), and (d), 13531, 13601, 2013801, 14101, 14102, 14103, 14201, 14202, 14211, 14212, 14213, 14214, 14215,2114221, 14222, 14301, 14302, 14304, and 14401 of P.L. 115-97; sections 40304, 40305, 2240306, and 40412 of P.L. 115-123; section 101 (c) of division T of P.L. 115-141; 23sections 101 (d) and (e), 102, 201 to 207, 301, 302, and 401 (a) (47) and (195), (b) (13), $\mathbf{24}$ (17), (22) and (30), and (d) (1) (D) (v), (vi), and (xiii) and (xvii) (II) of division U of P.L. 115-141; sections 104, 114, 115, 116, 130, and 145 of division Q of P.L. 116-94; 25

1	sections 2304 and 2306 of P.L. 116-136; and sections 111, 114, 115, 116, 118 (a) and
2	(d), 133, 137, 138, and 210 of division EE of P.L. 116-260.
3	d. For purposes of subd. 13. a., "Internal Revenue Code" does not include
4	amendments to the federal Internal Revenue Code enacted after December 31, 2020.
5	e. For purposes of subd. 13. a., the provisions of federal public laws that directly
6	or indirectly affect the Internal Revenue Code, as defined in this subdivision, apply
7	for Wisconsin purposes at the same time as for federal purposes, except that changes
8	made by sections 20101, 20102, 20104, 20201, 40201, 40202, 40203, 40308, 40309,
9	40311, 40414, 41101, 41107, 41114, 41115, and 41116 of P.L. 115–123; section 101 (a),
10	(b), and (h) of division U of P.L. 115-141; section 1203 of P.L. 116-25; section 1122 of
11	P.L. 116-92; section 301 of division O, section 1302 of division P, and sections 101,
12	102, 103, 117, 118, 132, 201, 202 (a), (b), and (c), 204 (a), (b), and (c), 301, and 302 of
13	division Q of P.L. 116-94; section 2 of P.L. 116-98; and sections 301, 302, and 304 of
14	division EE of P.L. 116-260 apply for taxable years beginning after December 31,
15	2020.
16	SECTION 65. 71.26 (2) (b) 14. of the statutes is created to read:
17	71.26 (2) (b) 14. For purposes of s. 71.26 (2) (b) 2., 2013 stats., "Internal Revenue
18	Code" includes section 109 of division U of P.L. 115–141.
19	SECTION 66. 71.26 (3) (ag) of the statutes is renumbered 71.26 (3) (ag) (intro.)
20	and amended to read:
21	71.26 (3) (ag) (intro.) Section 61 (relating to the definition of gross income) is
22	modified to exclude income <u>the following</u> :
23	<u>1. Income</u> received by the original policyholder or original certificate holder
24	who has a catastrophic or life-threatening illness or condition from the sale of a life
25	insurance policy or certificate, or the sale of the death benefit under a life insurance

policy or certificate, under a life settlement contract, as defined in s. 632.69 (1) (k).
 In this paragraph, "catastrophic or life-threatening illness or condition" includes
 AIDS, as defined in s. 49.686 (1) (a), and HIV infection, as defined in s. 49.686 (1) (d).
 SECTION 67. 71.26 (3) (ag) 2. of the statutes is created to read:

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71.26 (3) (ag) 2. Income received in the form of a grant issued under s. 73.135.SECTION 68. 71.26 (3) (L) of the statutes is amended to read:

7 71.26 (3) (L) Section 265 is excluded and replaced by the rule that any amount 8 otherwise deductible under this chapter that is directly or indirectly related to 9 income wholly exempt from taxes imposed by this chapter or to losses from the sale 10 or other disposition of assets the gain from which would be exempt under this paragraph if the assets were sold or otherwise disposed of at a gain is not deductible. 11 12In this paragraph, "wholly exempt income", for corporations subject to franchise or 13income taxes, includes amounts received from affiliated or subsidiary corporations 14for interest, dividends or capital gains that, because of the degree of common 15ownership, control or management between the payor and payee, are not subject to In this paragraph, "wholly exempt income", for 16 taxes under this chapter. 17corporations subject to income taxation under this chapter, also includes interest on obligations of the United States. In this paragraph, "wholly exempt income" does not 18 19 include income excludable, not recognized, exempt or deductible under specific 20provisions of this chapter. If any expense or amount otherwise deductible is 21indirectly related both to wholly exempt income or loss and to other income or loss, 22a reasonable proportion of the expense or amount shall be allocated to each type of 23income or loss, in light of all the facts and circumstances. This paragraph does not $\mathbf{24}$ apply to the exclusion under par. (ag) 2.

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SECTION 69. 71.28 (6) (h) of the statutes is amended to read:

1	71.28 (6) (h) Any person, including a nonprofit entity described in section 501
2	(c) (3) of the Internal Revenue Code, may sell or otherwise transfer the credit under
3	par. (a) 2m. or 3., in whole or in part, to another person who is subject to the taxes
4	imposed under s. 71.02, 71.23, or 71.43, if the person notifies the department of the
5	transfer, and submits with the notification a copy of the transfer documents, and the
6	department certifies ownership of the credit with each transfer. <u>The transferor may</u>
7	file a claim for more than one taxable year on a form prescribed by the department
8	to compute all years of the credit under par. (a) 2m. or 3., at the time of the transfer
9	request. The transferee may first use the credit to offset tax in the taxable year of the
10	transferor in which the transfer occurs, and may use the credit only to offset tax in
11	taxable years otherwise allowed to be claimed and carried forward by the original
12	<u>claimant.</u>
13	SECTION 70. 71.34 $(1g)(c), (d), (e), (f), (g), (h)$ and (i) of the statutes are repealed.
14	SECTION 71. 71.34 (1g) (j) 3. m. of the statutes is created to read:
15	71.34 (1g) (j) 3. m. Sections 101 (m), (n), (o), (p), and (q), 104 (a), and 109 of
16	division U of P.L. 115–141.
17	SECTION 72. 71.34 (1g) (j) 3. n. of the statutes is created to read:
18	71.34 (1g) (j) 3. n. Section 102 of division M and sections 110, 111, and 116 (b)
19	of division O of P.L. 116-94.
20	SECTION 73. 71.34 (1g) (k) 3. of the statutes is amended to read:
21	71.34 (1g) (k) 3. For purposes of this paragraph, "Internal Revenue Code" does
22	not include amendments to the federal Internal Revenue Code enacted after
23	December 31, 2016, except that "Internal Revenue Code" includes sections 11024,
24	11025, and 13543 of P.L. 115-97 <u>; sections 40307 and 40413 of P.L. 115-123; sections</u>

1	101 (m), (n), (o), (p), and (q), 104 (a), and 109 of division U of P.L. 115-141; and section
2	102 of division M and sections 110, 111, and 116 (b) of division O of P.L. 116-94.
3	SECTION 74. 71.34 (1g) (L) 1. of the statutes is amended to read:
4	71.34 (1g) (L) 1. For taxable years beginning after December 31, 2017, and
5	before January 1, 2021, for tax option corporations, "Internal Revenue Code" means
6	the federal Internal Revenue Code as amended to December 31, 2017, except as
7	provided in subds. 2., 3., and 5. and s. 71.98 and subject to subd. 4.
8	SECTION 75. 71.34 (1g) (L) 3. of the statutes is amended to read:
9	71.34 (1g) (L) 3. For purposes of this paragraph, "Internal Revenue Code" does
10	not include amendments to the federal Internal Revenue Code enacted after
11	December 31, 2017, except that "Internal Revenue Code" includes sections 40307,
12	<u>40413, and 41113 of P.L. 115–123; sections 101 (m), (n), (o), (p), and (q), 104 (a), 109,</u>
13	401 (a) (54) and (b) (15) (A), (B), and (C), 19, 20, 23, 26, 27, and 28 of division U of P.L.
14	<u>115–141; sections 102 and 104 of division M, sections 102, 103, 106, 107, 108, 109,</u>
15	<u>110, 111, 113, 114, 115, 116, 201, 204, 205, 206, 302, 401, and 601 of division O, section</u>
16	1302 of division P, and sections 131, 202 (d), and 205 of division Q of P.L. 116-94;
17	sections 1106, 2202, 2203, 2204, 2205, 2206, 2307, 3608, 3609, 3701, and 3702 of
18	division A of P.L. 116–136; and sections 202, 208, 209, 211, and 214 of division EE and
19	sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of P.L.
20	<u>116-260</u> .
21	SECTION 76. 71.34 (1g) (L) 4. of the statutes is amended to read:
22	71.34 (1g) (L) 4. For purposes of this paragraph, the provisions of federal public
23	laws that directly or indirectly affect the Internal Revenue Code, as defined in this
24	paragraph, apply for Wisconsin purposes at the same time as for federal purposes,
25	except that changes made by P.L. 115-63 and sections 11026, 11027, 11028, 13207,

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$\mathbf{2}$ first apply for taxable years beginning after December 31, 2017. 3 **SECTION 77.** 71.34 (1g) (m) of the statutes is created to read: 4 71.34 (1g) (m) 1. For taxable years beginning after December 31, 2020, for tax option corporations, "Internal Revenue Code" means the federal Internal Revenue $\mathbf{5}$ 6 Code as amended to December 31, 2020, except as provided in subds. 2., 3., and 5. and 7 s. 71.98 and subject to subd. 4. 8 2. For purposes of this paragraph, "Internal Revenue Code" does not include 9 the following provisions of federal public laws for taxable years beginning after 10 December 31, 2020: section 13113 of P.L. 103-66; sections 1, 3, 4, and 5 of P.L. 11 106-519; sections 101, 102, and 422 of P.L. 108-357; sections 1310 and 1351 of P.L. 12109-58; section 11146 of P.L. 109-59; section 403 (g) of P.L. 109-135; section 513 of 13 P.L. 109-222; sections 104 and 307 of P.L. 109-432; sections 8233 and 8235 of P.L. 14 110-28; section 11 (e) and (g) of P.L. 110-172; section 301 of P.L. 110-245; section 15351 of P.L. 110-246; section 302 of division A, section 401 of division B, and sections 1516 312, 322, 502 (c), 707, and 801 of division C of P.L. 110-343; sections 1232, 1241, 1251, 171501, and 1502 of division B of P.L. 111-5; sections 211, 212, 213, 214, and 216 of P.L. 18 111-226; sections 2011 and 2122 of P.L. 111-240; sections 753, 754, and 760 of P.L. 19 111-312; section 1106 of P.L. 112-95; sections 104, 318, 322, 323, 324, 326, 327, and 20 411 of P.L. 112-240; P.L. 114-7; section 1101 of P.L. 114-74; section 305 of division 21P of P.L. 114-113; sections 123, 125 to 128, 143, 144, 151 to 153, 165 to 167, 169 to 22171, 189, 191, 307, 326, and 411 of division Q of P.L. 114-113; sections 11011, 11012, 2313201 (a) to (e) and (g), 13206, 13221, 13301, 13304 (a), (b), and (d), 13531, 13601, 2413801, 14101, 14102, 14103, 14201, 14202, 14211, 14212, 14213, 14214, 14215, 2514221, 14222, 14301, 14302, 14304, and 14401 of P.L. 115-97; sections 40304, 40305,

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13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115-97

1 40306, and 40412 of P.L. 115-123; section 101 (c) of division T of P.L. 115-141; $\mathbf{2}$ sections 101 (d) and (e), 102, 201 to 207, 301, 302, and 401 (a) (47) and (195), (b) (13), 3 (17), (22) and (30), and (d) (1) (D) (v), (vi), and (xiii) and (xvii) (II) of division U of P.L. 4 115-141; sections 104, 114, 115, 116, 130, and 145 of division Q of P.L. 116-94; 5 sections 2304 and 2306 of P.L. 116-136; and sections 111, 114, 115, 116, 118 (a) and 6 (d), 133, 137, 138, and 210 of division EE of P.L. 116-260.

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3. For purposes of this paragraph, "Internal Revenue Code" does not include 8 amendments to the federal Internal Revenue Code enacted after December 31, 2020. 9 4. For purposes of this paragraph, the provisions of federal public laws that 10 directly or indirectly affect the Internal Revenue Code, as defined in this paragraph, 11 apply for Wisconsin purposes at the same time as for federal purposes, except that 12changes made by sections 20101, 20102, 20104, 20201, 40201, 40202, 40203, 40308, 1340309, 40311, 40414, 41101, 41107, 41114, 41115, and 41116 of P.L. 115-123; section 101 (a), (b), and (h) of division U of P.L. 115-141; section 1203 of P.L. 116-25; section 14 151122 of P.L. 116-92; section 301 of division O, section 1302 of division P, and sections 16 101, 102, 103, 117, 118, 132, 201, 202 (a), (b), and (c), 204 (a), (b), and (c), 301, and 17302 of division Q of P.L. 116-94; section 2 of P.L. 116-98; and sections 301, 302, and 18 304 of division EE of P.L. 116-260 apply for taxable years beginning after December 31, 2020. 19

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5. For purposes of this paragraph, section 1366 (f) of the Internal Revenue Code (relating to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375 of the Internal Revenue Code.

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SECTION 78. 71.34 (1k) (af) of the statutes is created to read:

1	71.34 (1k) (af) Section 61 of the Internal Revenue Code is modified so that
2	income received in the form of a grant issued under s. 73.135 is not taxable income.
3	SECTION 79. 71.34 (1k) (q) of the statutes is created to read:
4	71.34 (1k) (q) For taxable years beginning after December 31, 2018, an addition
5	shall be made for the amount of the deductions in excess of \$250,000 for expenses
6	paid or incurred in the taxable year directly or indirectly from forgiven loans under
7	sections 276 (a) and (b) and 278 (a) of Division N of P.L. 116-260.
8	SECTION 80. 71.34 (1u) of the statutes is created to read:
9	71.34 (1u) For purposes of s. 71.34 (1g) (b), 2013 stats., "Internal Revenue
10	Code" includes section 109 of division U of P.L. 115-141.
11	SECTION 81. 71.42 (2) (c), (d), (e), (f), (g), (h) and (i) of the statutes are repealed.
12	SECTION 82. 71.42 (2) (j) 3. m. of the statutes is created to read:
13	71.42 (2) (j) 3. m. Sections 101 (m), (n), (o), (p), and (q), 104 (a), and 109 of
14	division U of P.L. 115-141.
15	SECTION 83. 71.42 (2) (j) 3. n. of the statutes is created to read:
16	71.42 (2) (j) 3. n. Section 102 of division M and sections 110, 111, and 116 (b)
17	of division O of P.L. 116-94.
18	SECTION 84. 71.42 (2) (k) 3. of the statutes is amended to read:
19	71.42 (2) (k) 3. For purposes of this paragraph, "Internal Revenue Code" does
20	not include amendments to the federal Internal Revenue Code enacted after
21	December 31, 2016, except that "Internal Revenue Code" includes sections 11024,
22	11025, and 13543 of P.L. 115-97 <u>; sections 40307 and 40413 of P.L. 115-123; sections</u>
23	101 (m), (n), (o), (p), and (q), 104 (a), and 109 of division U of P.L. 115-141; and section
24	102 of division M and sections 110, 111, and 116 (b) of division O of P.L. 116-94.
25	SECTION 85. 71.42 (2) (L) 1. of the statutes is amended to read:

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1	71.42 (2) (L) 1. For taxable years beginning after December 31, 2017, and
2	before January 1, 2021, "Internal Revenue Code" means the federal Internal
3	Revenue Code as amended to December 31, 2017, except as provided in subds. 2. to
4	4. and s. 71.98 and subject to subd. 5.
5	SECTION 86. 71.42 (2) (L) 3. of the statutes is amended to read:
6	71.42 (2) (L) 3. For purposes of this paragraph, "Internal Revenue Code" does
7	not include amendments to the federal Internal Revenue Code enacted after
8	December 31, 2017, except that "Internal Revenue Code" includes sections 40307,
9	<u>40413, and 41113 of P.L. 115-123; sections 101 (m), (n), (o), (p), and (q), 104 (a), 109,</u>
10	<u>401 (a) (54) and (b) (15) (A), (B), and (C), 19, 20, 23, 26, 27, and 28 of division U of P.L.</u>
11	<u>115–141; sections 102 and 104 of division M, sections 102, 103, 106, 107, 108, 109,</u>
12	<u>110, 111, 113, 114, 115, 116, 201, 204, 205, 206, 302, 401, and 601 of division O, section</u>
13	1302 of division P, and sections 131, 202 (d), and 205 of division Q of P.L. 116-94;
14	sections 1106, 2202, 2203, 2204, 2205, 2206, 2307, 3608, 3609, 3701, and 3702 of
15	division A of P.L. 116-136; and sections 202, 208, 209, 211, and 214 of division EE and
16	sections 276 (a) and (b), 277, 278 (a), (b), (c), and (d), 280, and 285 of division N of P.L.
17	<u>116-260</u> .
18	SECTION 87. 71.42 (2) (L) 5. of the statutes is amended to read:
19	71.42 (2) (L) 5. For purposes of this paragraph, the provisions of federal public
20	laws that directly or indirectly affect the Internal Revenue Code, as defined in this
21	paragraph, apply for Wisconsin purposes at the same time as for federal purposes,
22	<u>except that changes made by P.L. 115–63 and sections 11026, 11027, 11028, 13207,</u>
23	<u>13306, 13307, 13308, 13311, 13312, 13501, 13705, 13821, and 13823 of P.L. 115–97</u>
24	first apply for taxable years beginning after December 31, 2017.
25	SECTION 88. 71.42 (2) (m) of the statutes is created to read:

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1	71.42 (2) (m) 1. For taxable years beginning after December 31, 2020, "Internal
2	Revenue Code" means the federal Internal Revenue Code as amended to December
3	31, 2020, except as provided in subds. 2. and 3. and s. 71.98 and subject to subd. 4.
4	2. For purposes of this paragraph, "Internal Revenue Code" does not include
5	the following provisions of federal public laws for taxable years beginning after
6	December 31, 2020: section 13113 of P.L. 103-66; sections 1, 3, 4, and 5 of P.L.
7	106–519; sections 101, 102, and 422 of P.L. 108–357; sections 1310 and 1351 of P.L.
8	109–58; section 11146 of P.L. 109–59; section 403 (q) of P.L. 109–135; section 513 of
9	P.L. 109-222; sections 104 and 307 of P.L. 109-432; sections 8233 and 8235 of P.L.
10	110-28; section 11 (e) and (g) of P.L. 110-172; section 301 of P.L. 110-245; section
11	15351 of P.L. 110-246; section 302 of division A, section 401 of division B, and sections
12	312, 322, 502 (c), 707, and 801 of division C of P.L. 110–343; sections 1232, 1241, 1251,
13	1501, and 1502 of division B of P.L. 111-5; sections 211, 212, 213, 214, and 216 of P.L.
14	111-226; sections 2011 and 2122 of P.L. 111-240; sections 753, 754, and 760 of P.L.
15	111-312; section 1106 of P.L. 112-95; sections 104, 318, 322, 323, 324, 326, 327, and
16	411 of P.L. 112-240; P.L. 114-7; section 1101 of P.L. 114-74; section 305 of division
17	P of P.L. 114-113; sections 123, 125 to 128, 143, 144, 151 to 153, 165 to 167, 169 to
18	171, 189, 191, 307, 326, and 411 of division Q of P.L. 114–113; sections 11011, 11012,
19	13201 (a) to (e) and (g), 13206, 13221, 13301, 13304 (a), (b), and (d), 13531, 13601,
20	$13801,\ 14101,\ 14102,\ 14103,\ 14201,\ 14202,\ 14211,\ 14212,\ 14213,\ 14214,\ 14215,$
21	14221, 14222, 14301, 14302, 14304, and 14401 of P.L. 115–97; sections 40304, 40305,
22	40306, and 40412 of P.L. 115-123; section 101 (c) of division T of P.L. 115-141;
23	sections 101 (d) and (e), 102, 201 to 207, 301, 302, and 401 (a) (47) and (195), (b) (13),
24	(17), (22) and (30) , and (d) (1) (D) (v) , (vi) , and $(xiii)$ and $(xvii)$ (II) of division U of P.L.
25	115-141; sections 104, 114, 115, 116, 130, and 145 of division Q of P.L. 116-94;

1	sections 2304 and 2306 of P.L.116-136; and sections 111, 114, 115, 116, 118 (a) and
2	(d), 133, 137, 138, and 210 of division EE of P.L. 116-260.
3	3. For purposes of this paragraph, "Internal Revenue Code" does not include
4	amendments to the federal Internal Revenue Code enacted after December 31, 2020.
5	4. For purposes of this paragraph, the provisions of federal public laws that
6	directly or indirectly affect the Internal Revenue Code, as defined in this paragraph,
7	apply for Wisconsin purposes at the same time as for federal purposes, except that
8	changes made by sections 20101, 20102, 20104, 20201, 40201, 40202, 40203, 40308,
9	40309, 40311, 40414, 41101, 41107, 41114, 41115, and 41116 of P.L. 115–123; section
10	101 (a), (b), and (h) of division U of P.L. 115–141; section 1203 of 116–25; section 1122
11	of P.L. 116-92; section 301 of division O, section 1302 of division P, and sections 101,
12	102, 103, 117, 118, 132, 201, 202 (a), (b), and (c), 204 (a), (b), and (c), 301, and 302 of
13	division Q of P.L. 116-94; section 2 of P.L. 116-98; and sections 301, 302, and 304 of
14	division EE of P.L. 116-260 apply for taxable years beginning after December 31,
15	2020.
16	SECTION 89. 71.42 (2p) of the statutes is created to read:
17	71.42 (2p) For purposes of s. 71.42 (2) (b), 2013 stats., "Internal Revenue Code"
18	includes section 109 of division U of P.L. 115–141.
19	SECTION 90. 71.45 (1) (d) of the statutes is created to read:
20	71.45 (1) (d) Income received in the form of a grant issued by under s. 73.135.
21	SECTION 91. 71.45 (2) (a) 22. of the statutes is created to read:
22	71.45 (2) (a) 22. For taxable years beginning after December 31, 2018, by
23	adding to federal taxable income the amount of the deductions in excess of \$250,000
24	for expenses paid or incurred in the taxable year directly or indirectly from forgiven
25	loans under sections 276 (a) and (b) and 278 (a) of Division N of P.L. 116-260.

1	SECTION 92. 71.45 (2) (a) 23. of the statutes is created to read:
2	71.45 (2) (a) 23. By subtracting from federal taxable income, to the extent
3	included in federal taxable income, income received in the form of a grant issued
4	under s. 73.135.
5	SECTION 93. 71.47 (6) (h) of the statutes is amended to read:
6	71.47 (6) (h) Any person, including a nonprofit entity described in section 501
7	(c) (3) of the Internal Revenue Code, may sell or otherwise transfer the credit under
8	par. (a) 2m. or 3., in whole or in part, to another person who is subject to the taxes
9	imposed under s. 71.02, 71.23, or 71.43, if the person notifies the department of the
10	transfer, and submits with the notification a copy of the transfer documents, and the
11	department certifies ownership of the credit with each transfer. <u>The transferor may</u>
12	file a claim for more than one taxable year on a form prescribed by the department
13	to compute all years of the credit under par. (a) 2m. or 3., at the time of the transfer
14	request. The transferee may first use the credit to offset tax in the taxable year of the
15	transferor in which the transfer occurs, and may use the credit only to offset tax in
16	taxable years otherwise allowed to be claimed and carried forward by the original
17	<u>claimant.</u>
18	SECTION 94. 71.52 (1g) of the statutes is created to read:

71.52 (1g) "Earned income" means wages, salaries, tips, and other employee 19 20 compensation that may be included in federal adjusted gross income for the taxable 21year, plus the amount of the claimant's net earnings from self-employment for the 22taxable year determined with regard to the deduction allowed to the taxpayer by 23section 164 (f) of the Internal Revenue Code. For purposes of this subsection, a 24claimant's earned income is computed without regard to any marital property laws 25and a claimant may elect to treat amounts excluded from federal adjusted gross

income as earned income, as provided under section 112 of the Internal Revenue 1 $\mathbf{2}$ Code. "Earned income" does not include the following: 3 (a) Any amount received as a pension or annuity. 4 (b) Any amount to which section 871 (a) of the Internal Revenue Code applies. (c) Any amount received for services provided by an individual while the $\mathbf{5}$ 6 individual is an inmate at a penal institution. 7 (d) Any amount received for service performed in work activities under paragraphs (4) or (7) of section 407 (d) of the Social Security Act to which the claimant 8 9 is assigned under any state program under part A of title IV of the Social Security 10 Act. This paragraph applies only to amounts subsidized under any such state 11 program. 12 **SECTION 95.** 71.55 (10) of the statutes is amended to read: 1371.55 (10) FARMERS. Notwithstanding the provision in s. 71.52 (6) that requires 14 the addition of certain disgualified losses to income, such an addition may not be 15made by a claimant who is a farmer whose primary income is from farming and 16 whose farming generates less than \$250,000 in gross receipts from the operation of farm premises in the year to which the claim relates. For purposes of this subsection, 17a claimant's primary income is from farming if the claimant's gross income from 18 19 farming for the year to which the claim relates is greater than 50 percent of the 20claimant's total gross income from all sources for the year to which the claim relates. 21In this subsection, "gross income" has the meaning given in s. 71.03 (1). 22**SECTION 96.** 71.76 of the statutes is renumbered 71.76 (1) and amended to read: 2371.76(1) If for any year the amount of federal net income tax payable, of a credit $\mathbf{24}$ claimed or carried forward, of a net operating loss carried forward or of a capital loss 25carried forward of any taxpayer as reported to the internal revenue service is

changed or corrected by the internal revenue service or other officer of the United 1 $\mathbf{2}$ States, such taxpaver shall report such changes or corrections to the department 3 within 90 180 days after its final determination and shall concede the accuracy of 4 such determination or state how the determination is erroneous. Such changes or 5 corrections need not be reported unless they affect the amount of net tax payable under this chapter, of a credit calculated under this chapter, of a Wisconsin net 6 7 operating loss carried forward, of a Wisconsin net business loss carried forward or 8 of a capital loss carried forward under this chapter. Any taxpayer submitting an 9 amended return to the internal revenue service, or to another state if there has been 10 allowed a credit against Wisconsin taxes for taxes paid to that state, shall also file, 11 within 90 180 days of such filing date, an amended return if any information 12 contained on the amended return affects the amount of net tax payable under this 13 chapter of a credit calculated under this chapter, of a Wisconsin net operating loss 14 carried forward, of a Wisconsin net business loss carried forward or of a capital loss carried forward under this chapter. 15

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SECTION 97. 71.76 (2) of the statutes is created to read:

1771.76 (2) In the case of any partnership adjustments, as defined under section 18 6241 of the Internal Revenue Code and including adjustments under section 6225 of the Internal Revenue Code, the partnership and its partners shall report such 19 20 changes or corrections to the department within 180 days after the final 21determination by the internal revenue service and shall concede the accuracy of such 22determination or state how the determination is erroneous. The partnership and its 23partners shall submit amended returns, as applicable, for each reviewed year, as 24defined under section 6225 of the Internal Revenue Code, to which such partnership 25adjustments relate.

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1	SECTION 98. 71.77 (7) (b) of the statutes is amended to read:
2	71.77 (7) (b) If notice of assessment or refund is given to the taxpayer within
3	90180 days of the date on which the department receives a report from the taxpayer
4	under s. 71.76 or within such other period specified in a written agreement entered
5	into prior to the expiration of such $90 \ \underline{180}$ days by the taxpayer and the department.
6	If the taxpayer does not report to the department as required under s. 71.76, the
7	department may make an assessment against the taxpayer or refund to the taxpayer
8	within 4 years after discovery by the department.
9	SECTION 99. 71.83 (1) (a) 6. of the statutes is amended to read:
10	71.83 (1) (a) 6. 'Retirement plans.' Any natural person who is liable for a
11	penalty for federal income tax purposes under section 72 (m) (5), (q), (t), and (v), 4973,
12	4974, 4975, or 4980A of the Internal Revenue Code is liable for 33 percent of the
13	federal penalty unless the income received is exempt from taxation under s. 71.05
14	(1) (a) or (ae) (6) (b) 54. The penalties provided under this subdivision shall be
15	assessed, levied, and collected in the same manner as income or franchise taxes.
16	SECTION 100. 73.0305 of the statutes is amended to read:
17	73.0305 Revenue limits calculations. The department of revenue shall
18	annually determine and certify to the state superintendent of public instruction, no
19	later than the 4th Monday in June at the superintendent's request, the allowable
20	rate of increase under subch. VII of ch. 121. The allowable rate of increase is the
21	percentage change, if not negative, in the consumer price index for all urban
22	consumers, U.S. city average, between the preceding March 31 and the 2nd
22	

23 preceding March 31, as computed by the federal department of labor.

24 **SECTION 101.** 73.09 (4) (c) of the statutes is amended to read:

1 73.09 (4) (c) Recertification is contingent upon submission of an application for 2 renewal, at least 60 days before the expiration date of the current certificate, 3 attesting to the completion of the requirements specified in par. (b). Persons 4 applying for renewal on the basis of attendance at the meetings called by the $\mathbf{5}$ department under s. 73.06 (1) and by meeting continuing education requirements 6 shall submit a \$20 recertification fee, in an amount determined by the department 7 not to exceed \$75, with their applications. 8 **SECTION 102.** 73.09 (5) of the statutes is amended to read: 9 73.09 (5) EXAMINATIONS. As provided in subs. (1) and (2), the department of 10 revenue shall prepare and administer examinations for each level of certification. 11 A person applying for an examination under this subsection shall submit -a \$20 an 12examination fee with the person's application. If the department administers and grades the examinations, the fee shall be the amount equal to the department's best 1314 estimate of the actual cost to administer and grade the examinations, but no greater 15than \$75. If a test service provider administers and grades the examinations, the fee 16 shall be the amount equal to the department's best estimate of the provider's actual cost to administer and grade the examinations, but no greater than \$75. The 1718 department of revenue shall grant certification to each person who passes the 19 examination for that level.

20

SECTION 103. 73.135 of the statutes is created to read:

73.135 Grants to businesses harmed by the pandemic. (1) The
department of revenue shall establish a program to make grants to businesses in this
state most affected by the COVID-19 pandemic, as determined by the department,
including restaurants, taverns, businesses that provide lodging, and small retailers.

The department shall make the grants from the appropriation account under s.
 20.835 (2) (cd).

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3 (2) (a) For the purpose of distributing grants under this section, the 4 department shall give preference to businesses that did not receive a loan under the 5 federal paycheck protection program, have no more than 300 employees, and can 6 demonstrate at least a 25 percent reduction in gross receipts between comparable 7 calendar quarters in 2019 and 2020.

8 (b) Receipt of a loan under the federal paycheck protection program does not 9 preclude receiving a grant under this section, but the department shall give 10 preference among the businesses that received loans to those who have no more than 11 300 employees and can demonstrate at least a 25 percent reduction in gross receipts 12 between comparable calendar quarters in 2019 and 2020.

- (c) A business that does not meet the criteria for a preference under par. (a) or
 (b) is not precluded from receiving a grant under this section.
- 15 (3) The department shall not award a grant to any of the following:
- 16 (a) A person that is a licensee, as defined in s. 138.14 (1) (i).

(b) A person that used the proceeds from a federal paycheck protection program
loan to retain employment for work that the person subsequently outsourced to
another person.

- 20 (c) A person that committed fraud with regard to obtaining a federal paycheck
 21 protection program loan or using the proceeds from the loan.
- (4) If the department determines that a grant recipient committed fraud as
 described in sub. (3) (c), the department shall require repayment of the grant amount
 and take all necessary steps to that end.

25

SECTION 104. 74.315 (1) of the statutes is amended to read:

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1	74.315 (1) SUBMISSION. No later than October 1 of each year, the taxation
2	district clerk shall submit to the department of revenue, on a form prescribed by the
3	department, a listing of all the omitted taxes under s. 70.44 to be included on the
4	taxation district's next tax roll, if the total of all such <u>omitted</u> taxes exceeds \$5,000
5	for any single description of property are \$250 or more.
6	SECTION 105. 74.315 (1m) of the statutes is created to read:
7	74.315~(1m) Amount collected from property in a tax incremental district.
8	A tax may not be included on a form submitted under sub. (1) if the tax was levied
9	on a property within a tax incremental district, as defined in s. $60.85(1)(n)$ or 66.1105
10	(2) (k), unless the current value of the tax incremental district is lower than the tax
11	incremental base, as defined in s. 60.85 (1) (m) or 66.1105 (2) (j), in the assessment
12	year for which the tax was collected.
13	SECTION 106. 74.315 (2) of the statutes is amended to read:
14	74.315 (2) Equalized valuation <u>Amount determined</u> . After receiving the form
15	under sub. (1), but no later than November 15, the department of revenue shall
16	determine the amount of any change in the taxation district's equalized valuation
17	that results from considering the valuation represented by the taxes described under
18	sub. (1) taxes to be shared with each taxing jurisdiction for which the taxation district
19	collected taxes and determine the amount of taxes collected under s. 70.44 to be
20	shared with each taxing jurisdiction for which the taxation district collected taxes.
21	The department's determination under this subsection is subject to review only
22	under s. 227.53.
23	SECTION 107. 74.315 (3) of the statutes is amended to read:
24	74.315 (3) NOTICE AND DISTRIBUTION. If the department of revenue determines
25	under sub. (2) that the taxation district's equalized valuation changed as a result of

considering the valuation represented by the taxes described under sub. (1), the <u>The</u>
 department shall notify the taxation district and the taxation district shall distribute
 the resulting collections under ss. 74.23 (1) (a) 5., 74.25 (1) (a) 4m., and 74.30 (1) (dm)
 resulting from the determinations made under sub. (2).

5 **SECTION 108.** 76.04 (1) of the statutes is amended to read:

6 76.04 (1) Every company defined in s. 76.02 shall, annually, file a true and 7 accurate statement in such manner and form and setting forth such facts as the 8 department shall deem necessary to enforce ss. 76.01 to 76.26. The annual reports 9 for railroad companies shall be filed on or before April 15 and for conservation and 10 regulation companies, air carriers and pipeline companies on or before May 1.

11

SECTION 109. 76.07 (1) of the statutes is amended to read:

12 76.07 (1) DUTY OF DEPARTMENT. The department on or before August 1 13 <u>September 15</u> in each year in the case of railroad companies, and on or before 14 September 15 in the case of air carrier companies, conservation and regulation 15 companies and pipeline companies, shall, according to its best knowledge and 16 judgment, ascertain and determine the full market value of the property of each 17 company within the state.

18

SECTION 110. 76.075 of the statutes is amended to read:

19 76.075 Adjustments of assessments. Within 4 years after the due date, or 20 extended due date, of the report under s. 76.04, any person subject to taxation under 21 this subchapter may request the department to make, or the department may make, 22 an adjustment to the data under s. 76.07 (4g) or (4r) submitted by the person. If an 23 adjustment under this section results in an increase in the tax due under this 24 subchapter, the person shall pay the amount of the tax increase plus interest on that 25 amount at the rate of 1 percent per month from the due date or extended due date 1 of the report under s. 76.04 until the date of final determination and interest at the $\mathbf{2}$ rate of 1.5 percent per month from the date of final determination until the date of 3 payment. If an adjustment under this section results in a decrease in the tax due 4 under this subchapter, the department shall refund the appropriate amount plus 5 interest at the rate of 0.75 0.25 percent per month from the due date or extended due 6 date under s. 76.04 until the date of refund. Sections 71.74 (1) and (2) and 71.75 (6) 7 and (7), as they apply to income and franchise tax adjustments, apply to adjustments 8 under this section. Review of the adjustments is as stated in s. 76.08.

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SECTION 111. 76.13 (1) of the statutes is amended to read:

10 76.13 (1) The department shall compute and levy a tax upon the property of 11 each company defined in s. 76.02, as assessed in the manner specified in ss. 76.07 and 12 76.08, at the average net rate of taxation determined under s. 76.126. The amount 13 of tax to be paid by each such company shall be extended upon a tax roll opposite the 14 description of the property of the respective companies. The tax rolls for all 15companies required to be assessed on or before August 1 in each year under s. 76.07 16 (1) shall be completed on or before August 10, and for all companies required to be 17assessed on or before September 15 in each year under s. 76.07 (1) shall be completed 18 on or before October 1; and the department shall thereupon attach to each such roll 19 a certificate signed by the secretary of revenue, which shall be as follows:

20 "I hereby certify that the foregoing tax roll includes the property of all railroad 21 companies, air carrier companies, conservation and regulation companies or 22 pipeline companies, as the case may be, defined in s. 76.02, liable to taxation in this 23 state; that the valuation of the property of each company as set down in said tax roll 24 is the full market value thereof as assessed by the department of revenue, except as 25 changed by court judgment, and that the taxes thereon charged in said tax roll have been assessed and levied at the average net rate of taxation in this state, as required
 by law".

SECTION 112. 76.13 (3) of the statutes is amended to read:

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4 76.13 (3) If the Dane County circuit court, after such roll is delivered to the $\mathbf{5}$ secretary of administration, increases or decreases the assessment of any company, 6 the department shall immediately redetermine the tax of the company on the basis 7 of the revised assessment, and shall certify and deliver the revised assessment to the secretary of administration as a revision of the tax roll. If the amount of tax upon 8 9 the assessment as determined by the court is less than the amount paid by the 10 company, the secretary of administration shall refund the excess to the company with 11 interest at the rate of 9-3 percent per year. If the amount of the tax upon the 12assessment as determined by the court is in excess of the amount of the tax as 13determined by the department, interest shall be paid on the additional amount at the 14rate of 12 percent per year from the date of entry of judgment to the date the 15judgment becomes final, and at 1.5 percent per month thereafter until paid.

16

3

SECTION 113. 76.28 (4) (b) of the statutes is amended to read:

1776.28 (4) (b) In the case of overpayments of license fees by any light, heat and 18 power company under par. (a), the department shall certify the overpayments to the department of administration, which shall audit the amount of the overpayments 19 20and the secretary of administration shall pay the amounts determined by means of 21the audit. All refunds of license fees under this subsection shall bear interest at the 22annual rate of <u>9</u> <u>3</u> percent from the date of the original payment to the date when 23the refund is made. The time for making additional levies of license fees or claims $\mathbf{24}$ for refunds of excess license fees paid, in respect to any year, shall be limited to 4 25years after the time the report for such year was filed.

SECTION 114. 76.28 (11) of the statutes is amended to read: 1 $\mathbf{2}$ 76.28 (11) PAYMENT BEFORE CONTESTING. No action or proceeding, except a 3 petition for redetermination under sub. (4), may be brought by a light, heat or power 4 company against this state to contest any assessment of a tax under this section $\mathbf{5}$ unless the taxpaver first pays to this state the amount of tax assessed. If the 6 taxpayer prevails in an action or proceeding, this state shall settle with the taxpayer, 7 including payment of interest at <u>9</u> <u>3</u> percent per year on the amount of the money 8 paid from the date of payment until the date of judgment. 9 **SECTION 115.** 76.39 (4) (d) of the statutes is amended to read: 10 76.39 (4) (d) All refunds shall be certified by the department to the department 11 of administration which shall audit the amount of the refunds and the secretary of 12administration shall pay the amount, together with interest at the rate of 9-3 percent 13 per year from the date payment was made. All additional taxes shall bear interest 14 at the rate of 12 percent per year from the time they should have been paid to the date 15upon which the additional taxes shall become delinguent if unpaid. 16 **SECTION 116.** 76.48 (5) of the statutes is amended to read: 76.48 (5) Additional assessments may be made, if notice of such assessment is 1718 given, within 4 years of the date the annual return was filed, but if no return was filed, or if the return filed was incorrect and was filed with intent to defeat or evade 19 20 the tax, an additional assessment may be made at any time upon the discovery of 21gross revenues by the department. Refunds may be made if a claim for the refund 22is filed in writing with the department within 4 years of the date the annual return 23was filed. Refunds shall bear interest at the rate of 9-3 percent per year and shall

be certified by the department to the secretary of administration who shall audit theamounts of such overpayments and pay the amount audited. Additional

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1	assessments shall bear interest at the rate of 12 percent per year from the time they
2	should have been paid to the date upon which they shall become delinquent if unpaid.
3	SECTION 117. 77.51 (13gm) (a) (intro.) of the statutes is renumbered 77.51
4	(13gm) (a) and amended to read:
5	77.51 (13gm) (a) "Retailer engaged in business in this state" does not include
6	a retailer who has no activities as described in sub. (13g), except for activities
7	described in sub. (13g) (c), unless the retailer meets either of the following criteria
8	<u>retailer's annual gross sales into this state exceed \$100,000</u> in the previous year or
9	current <u>calendar</u> year: <u>.</u>
10	SECTION 118. 77.51 (13gm) (a) 1. and 2. of the statutes are repealed.
11	SECTION 119. 77.51 (13gm) (b) of the statutes is amended to read:
12	77.51 (13gm) (b) If an out-of-state retailer's annual gross sales into this state
13	exceed \$100,000 in the previous <u>calendar</u> year or the retailer's annual number of
14	separate sales transactions into this state is 200 or more in the previous year, the
15	retailer shall register with the department and collect the taxes administered under
16	s. 77.52 or 77.53 on sales sourced to this state under s. 77.522 for the entire current
17	<u>calendar</u> year.
18	SECTION 120. 77.51 (13gm) (c) of the statutes is amended to read:
19	77.51 (13gm) (c) If an out-of-state retailer's annual gross sales into this state
20	are \$100,000 or less in the previous <u>calendar</u> year and the retailer's annual number
21	of separate sales transactions into this state is less than 200 in the previous year, the
22	retailer is not required to register with the department and collect the taxes
23	administered under s. 77.52 or 77.53 on sales sourced to this state under s. 77.522
24	until the retailer's gross sales or transactions meet the criteria in par. (a) 1. or 2.
25	exceed \$100,000 for the current calendar year, at which time the retailer shall

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register with the department and collect the tax for the remainder of the current 1 $\mathbf{2}$ calendar vear. 3 SECTION 121. 77.51 (13gm) (d) 1. of the statutes is repealed. 4 **SECTION 122.** 77.51 (13gm) (d) 2. of the statutes is amended to read: 5 77.51 (13gm) (d) 2. The annual amounts described in this subsection include 6 "Gross sales" includes both taxable and nontaxable sales. 7 SECTION 123. 77.51 (13gm) (d) 3. and 4. of the statutes are repealed. 8 **SECTION 124.** 77.51 (13gm) (d) 5. of the statutes is amended to read: 9 77.51 (13gm) (d) 5. An out-of-state retailer's annual amounts gross sales 10 include all sales into this state by the retailer on behalf of other persons and all sales 11 into this state by another person on the retailer's behalf. 12 **SECTION 125.** 77.52 (2m) (b) of the statutes is amended to read: 13 77.52 (2m) (b) With respect to the type of services subject to tax under sub. (2) 14 (a) 7., 10., 11., and 20. and except as provided in s. 77.54 (60) (b) and (bm) 2., all 15tangible personal property or items, property, or goods under s. 77.52 sub. (1) (b), (c), 16 or (d) physically transferred, or transferred electronically, to the customer in 17conjunction with the selling, performing, or furnishing of the service is a sale of 18 tangible personal property or items, property, or goods under s. 77.52 sub. (1) (b), (c), 19 or (d) separate from the selling, performing, or furnishing of the service, regardless 20 of whether the purchaser claims an exemption on its purchase of the service. This paragraph does not apply to services provided by veterinarians. 2122**SECTION 126.** 77.54 (6) (am) 2. of the statutes is amended to read: 2377.54 (6) (am) 2. Containers, labels, sacks, cans, boxes, drums, bags or other 24packaging and shipping materials for use in packing, packaging or shipping tangible

25 personal property or items or property under s. 77.52 (1) (b) or (c), if the containers,

labels, sacks, cans, boxes, drums, bags, or other packaging and shipping materials
are used by the purchaser to transfer merchandise to customers or physically
transferred to the customer in conjunction with the selling, performing, or
furnishing of the type of services under s. 77.52 (2) (a) 7., 10, 11., or 20. that are
exempt from or not subject to taxation under this subchapter. This subdivision does
not apply to services provided by veterinarians.

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SECTION 127. 77.54 (9a) (f) of the statutes is amended to read:

77.54 (9a) (f) Any corporation, community chest, fund, or foundation or 8 9 association organized and operated exclusively for religious, charitable, scientific or 10 educational purposes, or for the prevention of cruelty to children or animals, except 11 hospital service insurance corporations under s. 613.80 (2), no part of the net income 12of which inures to the benefit of any private stockholder, shareholder, member or 13corporation that is exempt from federal income tax under section 501 (c) (3) of the 14Internal Revenue Code and has received a determination letter from the internal 15revenue service. The exemption under this paragraph applies to churches and religious organizations that meet the requirements of section 501 (c) (3) but are not 16 17required to apply for and obtain tax-exempt status from the internal revenue 18 <u>service</u>.

19

SECTION 128. 77.54 (9m) of the statutes is amended to read:

20 77.54 (9m) The sales price from the sale of and the storage, use, or other
21 consumption of tangible personal property, or items or property under s. 77.52 (1) (b)
22 or (c), sold to a construction contractor that, in fulfillment of a real property
23 construction activity, transfers the tangible personal property, or items or property
24 under s. 77.52 (1) (b) or (c), to an entity described under sub. (9a) (b), (c), (d), (em),
25 (f), or (fc) or (9g), a technical college district, the University of Wisconsin Hospitals

1	and Clinics Authority, the Board of Regents of the University of Wisconsin System,
2	an institution, as defined in s. 36.05 (9), a college campus, as defined in s. 36.05 (6m),
3	or the University of Wisconsin-Extension, if such tangible personal property, or
4	items or property, becomes a component of a facility in this state that is owned by the
5	entity. In this subsection, "facility" means any building, shelter, parking lot, parking
6	garage, athletic field, athletic park, storm sewer, water supply system, or sewerage
7	and waste water treatment facility, but does not include a highway, street, or road.
8	SECTION 129. 77.61 (5) (b) 8m. of the statutes is created to read:
9	77.61 (5) (b) 8m. The state auditor and the employees of the legislative audit
10	bureau to the extent necessary for the bureau to carry out its duties under 13.94.
11	SECTION 130. 79.02 (1) of the statutes is amended to read:
12	79.02 (1) The Except as provided in sub. (2) (b), the department of
13	administration, upon certification by the department of revenue, shall distribute
14	shared revenue payments to each municipality and county on the 4th Monday in July
15	and the 3rd Monday in November.
16	SECTION 131. 79.02 (2) (b) of the statutes is amended to read:
17	79.02 (2) (b) Subject to ss. 59.605 (4) and 70.995 (14) (b), payments in July shall
18	equal 15 percent of the municipality's or county's estimated payments under ss.
19	79.035 and 79.04 and 100 percent of the municipality's estimated payments under
20	s. 79.05. <u>Upon certification by the department of revenue, the estimated payment</u>
21	<u>under s. 79.05 may be distributed before the 4th Monday in July.</u>
22	SECTION 132. 79.02 (3) (a) of the statutes is amended to read:
~ ~	
23	79.02 (3) (a) Subject to s. 59.605 (4), payments to each municipality and county

1	79.04, and 79.05 for the current year, minus the amount distributed to the
2	municipality or county in July <u>under sub. (2) (b)</u> .
3	SECTION 133. 79.02 (3) (e) of the statutes is amended to read:
4	79.02 (3) (e) For the distribution in 2004 and subsequent years, the total
5	amount of the November payments to each county and municipality under $s. 79.035$
6	$\underline{sub. (1)}$ shall be reduced by an amount equal to the amount of supplements paid from
7	the appropriation accounts under s. 20.435 $\left(4\right)$ (b) and $\left(gm\right)$ that the county or
8	municipality received for the fiscal year in which a payment is made under this
9	section, as determined under s. 49.45 (51).
10	SECTION 134. 79.035 (6) of the statutes is amended to read:
11	79.035 (6) Beginning with the distributions in 2016 and ending with the
12	distributions in 2035, the annual payment under this section <u>s. 79.02 (1)</u> to a county
13	in which a sports and entertainment arena, as defined in s. 229.41 (11e), is located
14	shall be the amount otherwise determined for the county under this section, minus
15	\$4,000,000.
16	SECTION 135. 79.035 (7) (b) of the statutes is amended to read:
17	79.035 (7) (b) Beginning with the first payment due under this section <u>s. 79.02</u>
18	$(\underline{1})$ after the county or municipality receives a grant under s. 16.047 (4m), the
19	department of administration shall apply the reduction determined under par. (a) for
20	each county and municipality by reducing 10 consecutive annual payments under
21	this section <u>s. 79.02 (1)</u> to the county or municipality by equal amounts. If in any year
22	the reduction under this paragraph for a county or municipality exceeds the payment
23	under this section for the county or municipality, the department of administration
24	shall apply the excess amount of the reduction to the payment to the county or
25	municipality under s. 79.04.

1	SECTION 136. 79.05 (1) (am) of the statutes is amended to read:
2	79.05 (1) (am) "Inflation factor" means a percentage equal to the average
3	annual percentage change in the U.S. consumer price index for all urban consumers,
4	U.S. city average, as determined by the U.S. department of labor, for the 12 months
5	ending on September 30 <u>August 31</u> of the year before the statement under s. 79.015,
6	except that the percentage under this paragraph shall not be less than zero.
7	SECTION 137. 79.05 (2m) of the statutes is amended to read:
8	79.05 (2m) Annually, on November <u>October</u> 1, the department of revenue shall
9	certify the appropriate percentage change in the consumer price index that is to be
10	used in the requirement under sub. (1) (am) to the joint committee on finance.
11	SECTION 138. Initial applicability.
12	(1) HOMESTEAD CREDIT. The treatment of ss. 71.52 (1g) and 71.55 (10) first
13	applies to claims filed for taxable years beginning after December 31, 2020.
14	(2) Retirement income exclusion. The treatment of ss. 71.05 (1) (ae), (am), and
15	(an) and (6) (b) 54. and 71.83 (1) (a) 6. and the amendment of s. 71.05 (6) (b) 4. (as it
16	relates to the retirement income exclusion) first apply to taxable years beginning
17	after December 31, 2020.
18	(3) Reductions in shared revenue. The treatment of ss. 48.561 (3) (a) 3. and
19	(b), 66.0602 (6) (a) and (b), 66.1105 (6m) (d) 4., 70.855 (4) (b), 70.995 (14) (b), 79.02
20	(3) (e), and 79.035 (6) and (7) (b) first applies to the distributions made in the year
21	following publication.
22	(4) INTEREST RATE ON UTILITY TAX REFUNDS. The treatment of ss. 76.075, 76.13
23	(3), 76.28 (4) (b) and (11), 76.39 (4) (d), and 76.48 (5) first applies to refunds paid on
24	the effective date of this subsection regardless of the taxable periods to which the
25	refunds pertain.

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1	(5) Property of a church or religious association. The treatment of s. 70.11
2	(4) (b) 3. first applies to the property tax assessments as of January 1, 2021.
3	(6) UNIVERSITY OF WISCONSIN HOSPITALS AND CLINICS AUTHORITY. The treatment
4	of s. 77.54 (9m) first applies to contracts entered into on the effective date of this
5	subsection.
6	(7) Income from grants. The treatment of ss. 71.05 (1) (h), 71.26 (3) (ag) 2. and
7	(L), 71.34 (1k) (af), and 71.45 (1) (d) and (2) (a) 23. first applies to taxable years
8	beginning after December 31, 2020.
9	SECTION 139. Effective dates. This act takes effect on the day after
10	publication, except as follows:
11	(1) Objections to manufacturing assessments. The treatment of s. 70.995 (8)
12	(c) 1. and (d) takes effect on the first January 1 after publication.
13	(2) BOARD OF REVIEW TRAINING. The treatment of s. 70.46 (4) takes effect on the
14	first January 1 after publication.
15	(3) OMITTED PROPERTY. The treatment of s. 74.315 (1) , $(1m)$, (2) , and (3) takes
16	effect on the first January 1 after publication.
17	(4) Assessor certification fees. The treatment of s. 73.09 (4) (c) and (5) takes
18	effect on the first January 1 after publication.
19	(END)