SECTION 1986me. 66.0602 (3) (fm) of the statutes is created to read:
66.0602 (3) (fm) 1. Subject to subs. 3. and 4., a political subdivision’s levy increase limit otherwise applicable under this section may be increased by any amount up to the maximum adjustment specified under subd. 2.
2. The maximum adjustment allowed under subd. 1. shall be calculated by adding the difference between the political subdivision’s valuation factor in the previous year and the actual percent increase in a political subdivision’s levy attributable to the political subdivision’s valuation factor in the previous year, for the 5 years before the current year, less any amount claimed under subd. 1. in one of the 5 preceding years, except that the calculation may not include any year before 2014, and the maximum adjustment as calculated under this subdivision may not exceed 5 percent.
3. The adjustment described in subd. 1. may occur only if the political subdivision’s governing body approves of the adjustment by a two-thirds majority vote of the governing body and if the political subdivision’s level of outstanding general obligation debt in the current year is less than or equal to the political subdivision’s level of outstanding general obligation debt in the previous year.
4. This paragraph first applies to a levy that is imposed in 2015, and no political subdivision may make an adjustment under this paragraph if it makes an adjustment under par. (f) for the same year.

SECTION 1990e. 66.0615 (1) (a) of the statutes is amended to read:
66.0615 (1) (a) “Commission” means an entity created by one municipality or by 2 or more municipalities in a zone, to coordinate tourism promotion and tourism development for the zone.

SECTION 1990ec. 66.0615 (1) (f) of the statutes is amended to read:
66.0615 (1) (f) “Tourism entity” means a nonprofit organization that came into existence before January 1, 1992, and provides staff, development or promotional services to the tourism industry in a municipality, except that no such organization exists in a municipality on January 1, 2016, a municipality may contract with such an organization if one is created in the municipality.

SECTION 1990ed. 66.0615 (1) (fm) (intro.) of the statutes is amended to read:
66.0615 (1) (fm) (intro.) “Tourism promotion and tourism development” means any of the following that are significantly used by transient tourists and reasonably likely to generate paid overnight stays at more than one establishment on which a tax under sub. (1m) (a) may be imposed, that are owned by different persons and located within a municipality in which a tax under this section is in effect; or, if the municipality has only one such establishment, reasonably likely to generate paid overnight stays in that establishment.

SECTION 1990ee. 66.0615 (1m) (a) of the statutes is amended to read:
66.0615 (1m) (a) The governing body of a municipality may enact an ordinance, and a district, under par. (e), may adopt a resolution, imposing a tax on the privilege of furnishing, at retail, except sales for resale, rooms or lodging to transients by hotelkeepers, motel operators and other persons furnishing accommodations that are available to the public, irrespective of whether membership is required for use of the accommodations. A tax imposed under this paragraph may be collected from the consumer or user, but may not be imposed on sales to the federal government and persons listed under s. 77.54 (9a). A tax imposed under this paragraph by a municipality shall be paid to the municipality and may, with regard to any tax revenue that may not be retained by the municipality, be forwarded to a tourism entity or a commission if one is created under par. (c), as provided in par. (d). Except as provided in par. (am), a tax imposed under this paragraph by a municipality may not exceed 8%. Except as provided in par. (am), if a tax greater than 8% under this paragraph is in effect on May 13, 1994, the municipality imposing the tax shall reduce the tax to 8%, effective on June 1, 1994.

SECTION 1990ef. 66.0615 (1m) (d) 1. of the statutes is amended to read:
66.0615 (1m) (d) 1. A municipality that first imposes a room tax under par. (a) after May 13, 1994, shall spend at least 70% of the amount collected on tourism promotion and tourism development. Any amount of room tax collected that must be spent on tourism promotion and tourism development shall either be spent directly by the municipality on tourism promotion and tourism development or shall be forwarded to the commission for its municipality or zone if the municipality has created a commission, or forwarded to a tourism entity.

SECTION 1990eg. 66.0615 (1m) (d) 2. of the statutes is amended to read:
66.0615 (1m) (d) 2. If Subject to par. (dm), if a municipality collects a room tax on May 13, 1994, it may retain not more than the same percentage of the room tax that it retains on May 13, 1994. If a municipality that collects a room tax on May 1, 1994, increases its room tax after May 1, 1994, the municipality may retain not more than the same percentage of the room tax that it retains on May 1, 1994, except that if the municipality is not exempt under par. (am) from the maximum tax that may be imposed under par. (a), the municipality shall spend at least 70% of the increased amount of room tax that it begins collecting after May 1, 1994, on tourism promotion and development. Any amount of room tax collected that must be spent on tourism promotion and tourism development shall either be spent directly by the munici-
In Section 1990ei. 66.0615 (1m) (d) 7. of the statutes is amended to read:

66.0615 (1m) (d) 7. Upon the satisfaction of the terms of the contract which, under subd. 1., limit the application of par. (dm) to such a municipality, par. (dm) shall then apply to the municipality.

SECTION 1990ej. 66.0615 (1m) (d) 8. of the statutes is created to read:

66.0615 (1m) (d) 8. The governing body of a tourism entity shall include at least one owner or operator of a lodging facility that collects the room tax described in this section and that is located in the municipality for which the room tax is collected. Subdivision 4., as it applies to a commission, applies to a tourism entity.

SECTION 1990ek. 66.0615 (1m) (dm) Subject to subd. 2., with regard to a municipality to which par. (dm) applies, if that municipality is subject to a contract that it entered into before January 1, 2016, the provisions of par. (dm) do not apply to any room tax revenues to the extent those revenues are needed to satisfy the terms of the contract.

SECTION 1990ekf. 66.0615 (1m) (dq) Subject to par. (dc), beginning with the room tax collected on January 1, 2017, by a municipality that collected a room tax on May 13, 1994, as described in par. (d) 2., and retained more than 30 percent of the room tax collected for purposes other than tourism promotion and tourism development, the governing body of such a municipality may continue to retain, each year, the greater of either 30 percent of its current year revenues or one of the following amounts:

1. For fiscal year 2017, the same dollar amount of the room tax retained as the municipality retained in its 2014 fiscal year.
2. For fiscal year 2018, the same dollar amount of the room tax retained as the municipality retained in its 2015 fiscal year.
3. For fiscal year 2019, the same dollar amount of the room tax retained as the municipality retained in its 2016 fiscal year.
4. For fiscal year 2020, the same dollar amount of the room tax retained as the municipality retained in its 2017 fiscal year.
5. For fiscal year 2021 and thereafter, the same dollar amount of the room tax retained as the municipality retained in its 2018 fiscal year.

SECTION 1990el. 66.0615 (1m) (f) of the statutes is amended to read:

3. for any municipality that collects a room tax on May 13, 1994, as described in par. (d) 2., and retained more than 30 percent of the room tax collected for purposes other than tourism promotion and tourism development, such a municipality may continue to retain, each year, the greater of either 30 percent of its current year revenues or one of the following amounts:

Vetoed In Part 111/2017

66.0615 (1m) (f) 3. A commission shall use the room tax collected for purposes other than tourism promotion and development, such as described in par. (d) 3. and 7., to spend on tourism promotion and tourism development, such a commission and forwards the revenue to the municipality.

Vetoed In Part 111/2017

66.0615 (1m) (d) 3. A commission shall use the room tax revenue that it receives from a municipality for tourism promotion and development in the municipality.

Vetoed In Part 111/2017

66.0615 (1m) (dm) Subject to subd. 2., with regard to a municipality to which par. (dm) applies, if that municipality is subject to a contract that it entered into before January 1, 2016, the provisions of par. (dm) do not apply to any room tax revenues to the extent those revenues are needed to satisfy the terms of the contract.

Vetoed In Part 111/2017

66.0615 (1m) (dq) Subject to par. (dc), beginning with the room tax collected on January 1, 2017, by a municipality that collected a room tax on May 13, 1994, as described in par. (d) 2., and retained more than 30 percent of the room tax collected for purposes other than tourism promotion and tourism development, the governing body of such a municipality may continue to retain, each year, the greater of either 30 percent of its current year revenues or one of the following amounts:

1. For fiscal year 2017, the same dollar amount of the room tax retained as the municipality retained in its 2014 fiscal year.
2. For fiscal year 2018, the same dollar amount of the room tax retained as the municipality retained in its 2015 fiscal year.
3. For fiscal year 2019, the same dollar amount of the room tax retained as the municipality retained in its 2016 fiscal year.
4. For fiscal year 2020, the same dollar amount of the room tax retained as the municipality retained in its 2017 fiscal year.
5. For fiscal year 2021 and thereafter, the same dollar amount of the room tax retained as the municipality retained in its 2018 fiscal year.

Vetoed In Part 111/2017

66.0615 (1m) (f) 3. A commission shall use the room tax collected for purposes other than tourism promotion and development, such a commission and forwards the revenue to the municipality.

Vetoed In Part 111/2017

66.0615 (1m) (dm) Subject to subd. 2., with regard to a municipality to which par. (dm) applies, if that municipality is subject to a contract that it entered into before January 1, 2016, the provisions of par. (dm) do not apply to any room tax revenues to the extent those revenues are needed to satisfy the terms of the contract.

Vetoed In Part 111/2017

66.0615 (1m) (dq) Subject to par. (dc), beginning with the room tax collected on January 1, 2017, by a municipality that collected a room tax on May 13, 1994, as described in par. (d) 2., and retained more than 30 percent of the room tax collected for purposes other than tourism promotion and tourism development, the governing body of such a municipality may continue to retain, each year, the greater of either 30 percent of its current year revenues or one of the following amounts:

1. For fiscal year 2017, the same dollar amount of the room tax retained as the municipality retained in its 2014 fiscal year.
2. For fiscal year 2018, the same dollar amount of the room tax retained as the municipality retained in its 2015 fiscal year.
3. For fiscal year 2019, the same dollar amount of the room tax retained as the municipality retained in its 2016 fiscal year.
4. For fiscal year 2020, the same dollar amount of the room tax retained as the municipality retained in its 2017 fiscal year.
5. For fiscal year 2021 and thereafter, the same dollar amount of the room tax retained as the municipality retained in its 2018 fiscal year.

Vetoed In Part 111/2017

66.0615 (1m) (f) 3. A commission shall use the room tax collected for purposes other than tourism promotion and development, such as described in par. (d) 3. and 7., to spend on tourism promotion and tourism development, such a commission and forwards the revenue to the municipality.
(a) The treatment of sections 20.931, 165.25 (11), and 893.981 of the statutes does not apply to actions filed before the effective date of this subsection.

(b) The treatment of sections 165.08, 801.02 (1), 803.09 (1) and (2), 804.01 (2) (intro.), and 805.04 (1) and (2m) of the statutes first applies to actions filed after the effective date of this subsection.

(3) FUNERAL EXPENSES AID; FEES EXEMPTION. The treatment of section 49.785 (1r) of the statutes first applies to fees imposed with respect to individuals receiving funeral, burial, and cemetery expenses aid who die on September 1, 2015.

(4f) FOODSHARE BENEFIT REDUCTION FOR REPLACEMENT CARD. The treatment of section 49.79 (7c) (a) of the statutes first applies to requests for the replacement of electronic benefit transfer cards that are prepared by the department of health services or its contracted entities on July 1, 2016.

SECTION 9319. Initial applicability; Higher Educational Aids Board.

(3f) MINORITY TEACHER LOAN PROGRAM. The treatment of section 39.40 (2) (a), (am), (b), (bm), (c), (cm), (d), and (dm) and (2m) of the statutes, the renumbering and amendment of section 39.40 (3) of the statutes, and the creation of section 39.40 (3) (b) 1. and 2. of the statutes first apply to loans made after the effective date of this subsection.

SECTION 9329. Initial applicability; Local Government.

(1) CENSUS DATA REPORTING. The treatment of section 5.15 (1) (c), (4) (b), (bg), and (br), and (7) of the statutes first applies with respect to transmittal of municipal boundary information for the 2016 calendar year.

(2) BOUNDARY, STATUS, NAME CHANGES. The treatment of sections 60.05 (4), 60.065, 61.187 (2) (d), 61.189 (2), 62.02, 62.075 (5), 62.26 (7), 66.0203 (7) (a), 66.0211 (5), 66.0213 (4) (a) and (6), 66.0215 (5), 66.0216 (5) and (6), 66.0217 (9) (a) and (b), 66.0219 (7), 66.0221 (1), 66.0223 (1), 66.0227 (5), 66.0231, 66.0301 (6) (e), and 66.0307 (10) of the statutes first applies to a document that is filed, recorded, supplied, provided, forwarded, or issued, or to a fact that is certified, on the effective date of this subsection.

(3c) LOCAL LEVY LIMIT; COVERED SERVICE. The treatment of section 66.0602 (2m) (b) 1. of the statutes first applies to a levy that is imposed in December 2015.

(3f) LOCAL ROOM TAX. The treatment of section 66.0615 (1m) (a), (d) 1. and 2., and (dm) of the statutes first applies to taxes collected and expenditures made on January 1, 2017.

(3u) DRAINAGE DISTRICTS. The creation of section 88.81 (5) of the statutes first applies to a petition for suspensions of the operation for which no final order has been issued on the effective date of this subsection.

SECTION 9332. Initial applicability; Natural Resources.

(1) SNOWMOBILE REGISTRATION. The treatment of section 350.12 (3) (b) 1. of the statutes first applies to snowmobile registration certificates issued on the effective date of this subsection.

(2u) FOREST PRODUCTION AREAS. The treatment of section 28.04 (3) (am) of the statutes first applies to a plan prepared, amended, or revised for which a variance is approved on the effective date of this subsection.

SECTION 9333. Initial applicability; Public Defender Board.

(1) INTEREST ON PAYMENTS FOR LEGAL REPRESENTATION. The treatment of section 16.528 (3) (f) (with respect to public defender contracts) of the statutes first applies to contracts entered into, or modified, renewed, or extended, on the effective date of this subsection.

SECTION 9334. Initial applicability; Public Instruction.

(1) CHARTER SCHOOL CONTRACTS. The treatment of section 118.40 (2r) (b) 2. and (c), (3) (e) and (g), and (4) (d) of the statutes first applies to a contract for the establishment of a charter school that is entered into, renewed, or modified on the effective date of this subsection.

(2) APPLICATIONS TO PARTICIPATE IN A PARENTAL CHOICE PROGRAM. The treatment of sections 118.60 (3) (a) (intro.) 1., (intro.), a. to c., 1m, 2., 2m., 3., 4., and 5. and 119.23 (3) (a) (intro.), 1., 2., 3., 4., and 5. of the statutes first applies to applications to participate in a program under section 118.60 of the statutes or section 119.23 of the statutes in the 2016–17 school year.

(2d) OPEN ENROLLMENT APPLICATIONS; PUPILS RECEIVING SPECIAL EDUCATION SERVICES. The treatment of section 118.51 (3) (a) 4., (3m) (d) (intro.), 1., and 2., (9), and (12) (a), (am), and (b) of the statutes first applies to applications to attend a public school in a nonresident school district in the 2016–17 school year.

(3) FINANCIAL AUDITS FOR PRIVATE SCHOOLS PARTICIPATING IN PARENTAL CHOICE PROGRAMS. The treatment of sections 118.60 (7) (am) and 119.23 (7) (am) of the statutes first applies to a financial audit of the 2015–16 school year.

(3c) TUITION FOR PUPILS ATTENDING A PUBLIC SCHOOL OUTSIDE DISTRICT OF RESIDENCE. The treatment of section 121.78 (1) (a) of the statutes first applies to the payment of tuition for pupils attending a public school outside the pupil’s school district of residence in the 2015–16 school year.

(3d) TRANSPORTATION OF PUPILS ENROLLED IN OUT-OF-STATE PUBLIC SCHOOLS. The treatment of section 121.78 (1) (b) of the statutes first applies to the transportation of pupils attending a public school in the 2015–16 school year.

(3j) LETTER OF INTEREST TO PURCHASE ELIGIBLE SCHOOL BUILDINGS IN THE CITY OF MILWAUKEE. The treatment of section 119.61 (4) (e) of the statutes first applies to a school building that qualifies as an eligible school.