## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRBa1348/1dn JTK:kg:kjf

**February 8, 2000** 

Proposed s. 11.386 (2) precludes a labor organization from using moneys of a nonmember derived from a fair–share or all–union agreement for the purpose of making a contribution or disbursement, unless authorized by that nonmember. This draft clarifies that any contribution must be authorized under proposed s. ll.385 (4) of this draft. Please let me know if this is not in accord with your intent.

Jeffery T. Kuesel Managing Attorney Phone: (608) 266–6778