

1999 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-AB133)

Received: **06/22/99**

Received By: **grantpr**

Wanted: **As time permits**

Identical to LRB:

For: **Senate Democratic Caucus**

By/Representing: **Walter**

This file may be shown to any legislator: **NO**

Drafter: **grantpr**

May Contact:

Alt. Drafters:

Subject: **Education - school boards**

Extra Copies: **MJL**

Pre Topic:

SDC:.....Walter - Caucus #4014,

Topic:

Youth options program

Instructions:

See Attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	grantpr 06/22/99	wjackson 06/22/99		_____			
/1			ismith 06/25/99	_____	lrb_docadmin 06/25/99		
/2	grantpr 06/25/99	wjackson 06/25/99	martykr 06/26/99	_____	ismith 06/27/99		
/3	grantpr 06/28/99	wjackson 06/28/99	martykr 06/29/99	_____	lrb_docadmin 06/29/99		
/4	grantpr	wjackson	hhagen	_____	lrb_docadmin		

6/29/99 5:22:02 PM

Page 2

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typist</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
	06/29/99	06/29/99	06/29/99	_____	06/29/99		

FE Sent For:

<END>

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/2	grantpr 06/25/99	wjackson 06/25/99	martykr 06/26/99	_____	ismith 06/27/99		
/3	grantpr 06/28/99	wjackson 06/28/99	martykr 06/29/99	_____	lrb_docadmin 06/29/99		

14 WJ 6/29

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Page 2

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/1			ismith 06/25/99	_____	lrb_docadmin 06/25/99		
/2	grantpr 06/25/99	wjackson 06/25/99	martykr 06/26/99	_____	ismith 06/27/99		

13 6/28 Wlj [signature]

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/1		/2 Wlj 6/25	ismith 06/25/99 <i>ism 26</i>	_____	lrb_docadmin 06/25/99		

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1/?	grantpr	1 6/22 WLJ	IS 6/25	IS/MRC 6/25			

FE Sent For:

<END>

yes

SDC

caucus number 3613

duplicate flag: y
duplicate with: 3617

Other reference numbers:	LFB Sum #:
FM 888 item 1	
bill number/amendment number:	
LRB draft #	LRB P-draft:

description: Remove FM 888 Item 1. Fully Fund two-thirds - remove cap on state supported debt.

other notes

drafting instructions: Remove Freestanding Motion 888 item 1. See above.

more instructions:

caucus number 4014

duplicate flag:
duplicate with:

Other reference numbers:	LFB Sum #:
FM 775	
bill number/amendment number:	
LRB draft #	LRB P-draft:

description: FM 775 (not item c on p. 2) - Youth Options modifications. Local school districts would only have to pay for courses taken at a post secondary institution if it was determined to be for high school credit. School district's determination would be final.

other notes

drafting instructions: FM 775 (not item c on p. 2). See above.

more instructions:

Agency: Public Instruction

Number of Amendments: 22

age modifications as outlined in JFC Motion 459. Another effort by
to bring fairness to the lives of working people across Wisconsin and
is motion has the strong support of the Laborers, Carpenters and AFL-
CIO.

+

4014 14. Youth Options modifications as outlined in JFC Motion 775(eliminate item c on p.2
since this was adopted in a subsequent motion). Under this motion which was
drafted with assistance from Annette Talis from the Wisconsin School Board
Association, local school districts would only have to pay for courses taken at a post
secondary institution if it was determined to be for high school credit. The school
district's determination would be final.

PUBLIC INSTRUCTION

Youth Options Program

Motion:

Move to modify the youth options program for pupils attending institutions of higher education as follows:

a. Delete the requirement that a school board determine whether a course that a student intends to take under the program is comparable to a course offered in the school district and whether the course satisfies any of the high school graduation requirements. In addition, delete the requirement that a school board pay for a course taken at an institution of higher education if the course is not comparable to one offered in the district. A school board would only pay for a course if high school credit would be granted.

b. Delete the requirement that the State Superintendent develop guidelines to assist school districts in making determinations relating to course comparability, whether the course meets high school graduation requirements and the number of credits to award for the course, if any.

c. Delete the provision which allows a pupil to appeal the school board's decisions regarding course comparability, satisfaction of high school graduation requirements or the number of credits to be awarded, to the State Superintendent within 30 days after the school board makes its determinations. Instead, specify that the school board's decision regarding the number of high school credits to award for the course would be final and not subject to review.

In addition modify the youth options program for pupils attending Wisconsin Technical College System (WTCS) institutions as follows:

a. Delete the requirement that a school district notify a pupil, at least 30 days prior to the beginning of the technical college semester in which the pupil will be enrolled, whether a course the pupil intends to take is comparable to one offered in the district. Require a school board to notify the pupil of the number of high school credits to be awarded for the course, if any.

b. Delete the provision which allows a pupil to appeal the school board's decisions regarding course comparability and whether the course meets high school graduation requirements to the State Superintendent within 30 days after the school board makes its determinations. Instead,

motion, a school board would only have to determine the number of high school credits to award for a course, if any, and would not have to pay for the course unless high school credit would be granted.

DPI Guidelines. Under current law, the State Superintendent is required to develop guidelines to assist school districts in making determinations regarding course comparability, satisfaction of high school graduation requirements and the number of high school credits to award. This motion would delete this requirement.

Appeals Process. Current law specifies that if a student disagrees with a school board's determinations relating to comparability, high school graduation requirements or the number of credits to be awarded, the student may appeal the board's decision to the State Superintendent, whose decision is final. This motion would eliminate the appeals process and specify that the school board's decision would be final and not subject to review.

In addition, this motion would make the following changes to the youth options program for pupils attending WTCS institutions:

Course Comparability. Under current law, a school board is required to notify a pupil, at least 30 days before the start of the technical college semester, if the course does not meet the high school graduation requirements and whether the course is comparable to one offered in the district. This motion would delete the requirement that a school board notify the pupil regarding course comparability and instead, require the school board to notify the pupil of the number of high school credits to be awarded for the course, if any.

Appeals Process. Current law specifies that if a student disagrees with the school board's decision relating to satisfaction of graduation requirements or course comparability, the pupil may appeal to the State Superintendent, whose decision is final. This motion would eliminate the appeals process and specify that the school board's decision is final and not subject to review.

Payment to Technical College. Under current law, for each semester that a pupil attends a WTCS institution under the program, the school board is required to pay an amount determined as follows:

1. If the pupil is enrolled for less than seven credits that are eligible for high school credit, for those courses taken for high school credit, an amount equal to the cost of tuition, course fees and books.
2. If the pupil is enrolled for seven credits or more that are eligible for high school credit, for those courses taken for high school credit, an amount equal to 50% of the school district's average per pupil cost for regular instruction and instructional support services in the previous school year multiplied by the quotient of the number of credits taken for high school credit divided by 15.

This motion would delete the provision that requires a school board to pay an amount based

1999

Date (time) needed _____

LRB b 0948, 1

**CAUCUS BUDGET AMENDMENT
[ONLY FOR CAUCUS]**

PG: Wlj :

See form **AMENDMENTS — COMPONENTS & ITEMS.**

**CAUCUS AMENDMENT
TO ASSEMBLY SUBSTITUTE AMENDMENT 1
TO 1999 ASSEMBLY BILL 133**

>>FOR CAUCUS SUPERAMENDMENT — NOT FOR INTRODUCTION<<

At the locations indicated, amend the substitute amendment as follows:

#. Page 1116, line 12: *after that line insert:*

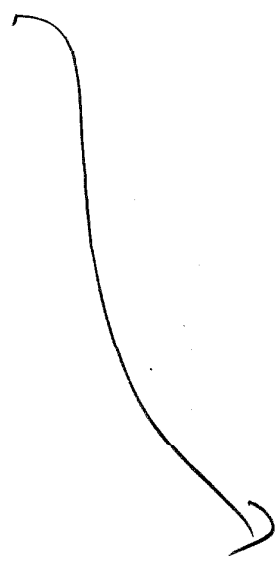
#. Page, line

#. Page, line

#. Page, line

#. Page, line

#. Page, line



11
2/15/72
Section #. 118.55 (3) (b) of the statutes is amended to read:

118.55 (3) (b) If the pupil specifies in the notice under par. (a) that he or she intends to take a course at an institution of higher education for high school credit, the school board shall determine ~~whether the course is comparable to a course offered in the school district, and~~ whether the course satisfies any of the high school graduation requirements under s. 118.33 and the number of high school credits to award the pupil for the course, if any. ~~In cooperation with institutions of higher education, the state superintendent shall develop guidelines to assist school districts in making the determinations.~~ The school board shall notify the pupil of its determinations, in writing, before the beginning of the semester in which the pupil will be enrolled. ~~If the pupil disagrees with the school board's decision regarding comparability of courses, satisfaction of high school graduation requirements or the number of high school credits to be awarded, the pupil may appeal the school board's decision to the state superintendent within 30 days after the decision.~~ The state superintendent's ^{school boards} decision shall be final and is not subject to review ~~under subch. III of ch. 227~~.

History: 1991 a. 39, 269, 315; 1993 a. 399; 1995 a. 27 ss. 3979m, 9145 (1); 1997 a. 27 ss. 2816 to 2819, 2821 to 2827m, 2844, 2845; Stats. 1997 s. 118.55; 1997 a. 113, 164, 237.

2107 b
Section #. 118.55 (5) (intro.) of the statutes is amended to read:

118.55 (5) PAYMENT. (intro.) Within 30 days after the end of the semester, the school board of the school district in which a pupil attending an institution of higher education under this section is enrolled shall pay the institution of higher education, on behalf of the pupil, the following amount for any course that is taken for high school credit ~~and that is not comparable to a course offered in the school district.~~

History: 1991 a. 39, 269, 315; 1993 a. 399; 1995 a. 27 ss. 3979m, 9145 (1); 1997 a. 27 ss. 2816 to 2819, 2821 to 2827m, 2844, 2845; Stats. 1997 s. 118.55; 1997 a. 113, 164, 237.

2157 c ← ③
Section #. 118.55 (6) (a) of the statutes is amended to read:

118.55 (6) (a) A pupil taking a course at an institution of higher education for high school credit under this section is not responsible for any portion of the tuition and fees for the course ~~if the school board, or the state superintendent on appeal under sub. (3) (b), has determined that the course is not comparable to a course offered in the school district.~~

History: 1991 a. 39, 269, 315; 1993 a. 399; 1995 a. 27 ss. 3979m, 9145 (1); 1997 a. 27 ss. 2816 to 2819, 2821 to 2827m, 2844, 2845; Stats. 1997 s. 118.55; 1997 a. 113, 164, 237.

2107 d
Section #. 118.55 (6) (b) of the statutes is ~~amended to read:~~

repealed!

~~118.55 (6) (b) A pupil taking a course at an institution of higher education for high school credit under this section is responsible for the tuition and fees for the course if the school board has determined that the course is comparable to a course offered in the school district, unless the state superintendent reverses the school board's decision on appeal under sub. (3) (b).~~

~~History: 1991 a. 39, 269, 315; 1993 a. 399; 1995 a. 27 ss. 3979m, 9145 (1); 1997 a. 27 ss. 2816 to 2819, 2821 to 2827m, 2844, 2845; Stats. 1997 s. 118.55; 1997 a. 113, 164, 237.~~

2157 e ← (B)

Section 118.55 (7r) (c) of the statutes is amended to read:

118.55 (7r) (c) If a child attends a technical college under this subsection, the technical college shall ensure that the child's educational program meets the high school graduation requirements under s. 118.33. At least 30 days before the beginning of the technical college semester in which the pupil will be enrolled, the school board of the school district in which the pupil resides shall notify the pupil, in writing, if a course in which the pupil will be enrolled does not meet the high school graduation requirements ~~and whether the course is comparable to a course offered in the school district. If the pupil disagrees with the school board's decision regarding comparability of courses or satisfaction of high school graduation requirements, the pupil may appeal the school board's decision to the state superintendent within 30 days after the decision.~~ The state superintendent's ^{school board's} decision is final and is not subject to review ~~under subch. III of ch. 227.~~ The pupil is eligible to receive both high school and technical college credit for courses successfully completed at the technical college. no

History: 1991 a. 39, 269, 315; 1993 a. 399; 1995 a. 27 ss. 3979m, 9145 (1); 1997 a. 27 ss. 2816 to 2819, 2821 to 2827m, 2844, 2845; Stats. 1997 s. 118.55; 1997 a. 113, 164, 237.

~~ETD~~

Page 1594, line 16: after that line
insert :



1999

Nonstat File Sequence: **EEE**

LRB _____ / _____
_____ : _____ : _____

INITIAL APPLICABILITY

- In the component bar:
For the action phrase, execute: create → action: → *NS: → inappl
For the budget action phrase, execute: create → action: → *NS: → 93XX
For the text, execute: create → text: → *NS: → inappl
- Nonstatutory subunits are numbered automatically if "(#1)", "(#2)", etc., is filled in. Below, for the budget, fill in the 9300 department code; and fill in "___" or "()" only if a "frozen" number is needed.

SECTION # [93] . **Initial applicability;**

INIT
APP

(#1) (2a) ^(CS) UNID. OPTIONS PROGRAM

The treatment of section 118.55 (3)(b) ↓ (5) (a) ↓ (6)(a) and (b) ↓ and (7)(c) ↓

of the statutes first applies to enrollment in the program under section 118.55 of the statute in the 2000 spring semester "0"

(End)

- In the component bar:
For the action phrase, execute: create → action: → *NS: → inappl
For the text, execute: create → text: → *NS: → inapplA
- Nonstatutory subunits are numbered automatically if "(#1)", "(#2)", etc., is filled in. Below, fill in "___" or "()" only if a "frozen" number is needed.

SECTION # _____ . **Initial applicability;**

(#1) () This act first applies to



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb0948/1
PC/wlj:ijs

SDC:.....Walter - Caucus #4014, Youth options program

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

1 At the locations indicated, amend the substitute amendment as follows:

2 1. Page 1116, line 12: after that line insert:

3 "SECTION 2107a. 118.55 (3) (b) of the statutes is amended to read:

4 118.55 (3) (b) If the pupil specifies in the notice under par. (a) that he or she

5 intends to take a course at an institution of higher education for high school credit,

6 the school board shall determine whether the course is comparable to a course offered

7 ~~in the school district, and whether the course satisfies any of the high school~~

8 ~~graduation requirements under s. 118.33 and the number of high school credits to~~

9 award the pupil for the course, if any. ~~In cooperation with institutions of higher~~

10 ~~education, the state superintendent shall develop guidelines to assist school districts~~

determination

1 ~~in making the determinations.~~ The school board shall notify the pupil of its
 2 ~~determinations,~~ in writing, before the beginning of the semester in which the pupil
 3 will be enrolled. ~~If the pupil disagrees with the school board's decision regarding~~
 4 ~~comparability of courses, satisfaction of high school graduation requirements or the~~
 5 ~~number of high school credits to be awarded, the pupil may appeal the school board's~~
 6 ~~decision to the state superintendent within 30 days after the decision.~~ The state
 7 superintendent's school board's decision shall be final and is not subject to review
 8 under subch. III of ch. 227.

9 SECTION 2107b. 118.55 (5) (intro.) of the statutes is amended to read:

10 118.55 (5) PAYMENT. (intro.) Within 30 days after the end of the semester, the
 11 school board of the school district in which a pupil attending an institution of higher
 12 education under this section is enrolled shall pay the institution of higher education,
 13 on behalf of the pupil, the following amount for any course that is taken for high
 14 school credit ~~and that is not comparable to a course offered in the school district:~~

15 SECTION 2107c. 118.55 (6) (a) of the statutes is amended to read:

16 118.55 (6) (a) A pupil taking a course at an institution of higher education for
 17 high school credit under this section is not responsible for any portion of the tuition
 18 and fees for the course ~~if the school board, or the state superintendent on appeal~~
 19 ~~under sub. (3) (b), has determined that the course is not comparable to a course~~
 20 ~~offered in the school district.~~

21 SECTION 2107d. 118.55 (6) (b) of the statutes is repealed.

22 SECTION 2107e. 118.55 (7r) (c) of the statutes is amended to read:

23 118.55 (7r) (c) If a child attends a technical college under this subsection, the
 24 technical college shall ensure that the child's educational program meets the high
 25 school graduation requirements under s. 118.33. At least 30 days before the

1 beginning of the technical college semester in which the pupil will be enrolled, the
 2 school board of the school district in which the pupil resides shall notify the pupil,
 3 in writing, if a course in which the pupil will be enrolled does not meet the high school
 4 graduation requirements and whether the course is comparable to a course offered
 5 in the school district. If the pupil disagrees with the school board's decision regarding
 6 comparability of courses or satisfaction of high school graduation requirements, the
 7 pupil may appeal the school board's decision to the state superintendent within 30

8 days after the decision. The state superintendent's school board's decision is final
 9 and is not subject to review under subch. III of ch. 227. The pupil is eligible to receive
 10 both high school and technical college credit for courses successfully completed at the
 11 technical college."

12 2. Page 1594, line 16: after that line insert:

13 "(2m) YOUTH OPTIONS PROGRAM. The treatment of section 118.55 (3) (b), (5)
 14 (intro.), (6) (a) and (b) and (7r) (c) of the statutes first applies to enrollment in the
 15 program under section 118.55 of the statutes in the 2000 spring semester."

16 (END)

and the number of high school
credits to be awarded,
if any, for each course in which the
pupil is enrolled

For courses for which the school board
has determined to award high school
credit and which are successfully completed
at the technical college, the



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb0948/2 3
PG:wlj:km
2

SDC:.....Walter - Caucus #4014, Youth options program

FOR 1999-01 BUDGET - NOT READY FOR INTRODUCTION

CAUCUS AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

P. 3

- 1 At the locations indicated, amend the substitute amendment as follows:
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- 3 "SECTION 2107a. 118.55 (3) (b) of the statutes is amended to read:
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- 6 the school board shall determine whether the course is comparable to a course offered
- 7 in the school district, and whether the course satisfies any of the high school
- 8 graduation requirements under s. 118.33 and the number of high school credits to
- 9 award the pupil for the course, if any. In cooperation with institutions of higher
- 10 education, the state superintendent shall develop guidelines to assist school districts

1 ~~in making the determinations.~~ The school board shall notify the pupil of its
2 ~~determinations~~ determination, in writing, before the beginning of the semester in
3 which the pupil will be enrolled. ~~If the pupil disagrees with the school board's~~
4 ~~decision regarding comparability of courses, satisfaction of high school graduation~~
5 ~~requirements or the number of high school credits to be awarded, the pupil may~~
6 ~~appeal the school board's decision to the state superintendent within 30 days after~~
7 ~~the decision.~~ The ~~state superintendent's~~ school board's decision shall be final and is
8 not subject to review ~~under subch. III of ch. 227.~~

9 **SECTION 2107b.** 118.55 (5) (intro.) of the statutes is amended to read:

10 118.55 (5) PAYMENT. (intro.) Within 30 days after the end of the semester, the
11 school board of the school district in which a pupil attending an institution of higher
12 education under this section is enrolled shall pay the institution of higher education,
13 on behalf of the pupil, the following amount for any course that is taken for high
14 school credit ~~and that is not comparable to a course offered in the school district:~~

15 **SECTION 2107c.** 118.55 (6) (a) of the statutes is amended to read:

16 118.55 (6) (a) A pupil taking a course at an institution of higher education for
17 high school credit under this section is not responsible for any portion of the tuition
18 and fees for the course ~~if the school board, or the state superintendent on appeal~~
19 ~~under sub. (3) (b), has determined that the course is not comparable to a course~~
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24 technical college shall ensure that the child's educational program meets the high
25 school graduation requirements under s. 118.33. At least 30 days before the

1 beginning of the technical college semester in which the pupil will be enrolled, the
 2 school board of the school district in which the pupil resides shall notify the pupil,
 3 in writing, if a course in which the pupil will be enrolled does not meet the high school
 4 graduation requirements ~~and whether the course is comparable to a course offered~~
 5 ~~in the school district. If the pupil disagrees with the school board's decision regarding~~
 6 ~~comparability of courses or satisfaction of high school graduation requirements, the~~
 7 ~~pupil may appeal the school board's decision to the state superintendent within 30~~
 8 ~~days after the decision and the number of high school credits to be awarded, if any,~~
 9 for each course in which the pupil ^{will be} enrolled. The ~~state superintendent's school~~
 10 ~~board's~~ decision is final and is not subject to review under subch. III of ch. 227. The
 11 For courses for which the school board has determined to award high school credit
 12 and which are successfully completed at the technical college, the pupil is eligible to
 13 receive both high school and technical college credit ~~for courses successfully~~
 14 ~~completed at the technical college."~~

INSERT →

15 # A. Page 1594, line 16: after that line insert:

16 "(2m) YOUTH OPTIONS PROGRAM. The treatment of section 118.55 (3) (b), (5)
 17 (intro.), (6) (a) and (b) ~~and~~ (7r) (c) of the statutes ~~first applies~~ ^{apply} to enrollment in the
 18 program under section 118.55 of the statutes in the 2000 spring semester."

(END)

and (d) i. (intro.) and a.
and (7t) ✓

and the scope of section 118.55
(7r) (d) 1. b. and 2. of the
statutes

INSERT

✓# Page 1116, line 14: delete "1." ①

✓# Page 1116, line 15: delete "1." ①

✓# Page 1116, line 22: after that line

insert:

"^{CS+B} SECTION 2147k. RP. 118.55(7r)(d) 20" ①



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb0948/3
PG/wlj:km

SDC:.....Walter - Caucus #4014, Youth options program

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

- 1 At the locations indicated, amend the substitute amendment as follows:
- 2 1. Page 1116, line 12: after that line insert:
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- 6 the school board shall determine whether the course is comparable to a course offered
- 7 in the school district, and whether the course satisfies any of the high school
- 8 graduation requirements under s. 118.33 and the number of high school credits to
- 9 award the pupil for the course, if any. In cooperation with institutions of higher
- 10 education, the state superintendent shall develop guidelines to assist school districts

1 ~~in making the determinations.~~ The school board shall notify the pupil of its
2 ~~determinations~~ determination, in writing, before the beginning of the semester in
3 which the pupil will be enrolled. ~~If the pupil disagrees with the school board's~~
4 ~~decision regarding comparability of courses, satisfaction of high school graduation~~
5 ~~requirements or the number of high school credits to be awarded, the pupil may~~
6 ~~appeal the school board's decision to the state superintendent within 30 days after~~
7 ~~the decision.~~ The ~~state superintendent's~~ school board's decision shall be final and is
8 not subject to review ~~under subch. III of ch. 227.~~

9 **SECTION 2107b.** 118.55 (5) (intro.) of the statutes is amended to read:

10 118.55 (5) PAYMENT. (intro.) Within 30 days after the end of the semester, the
11 school board of the school district in which a pupil attending an institution of higher
12 education under this section is enrolled shall pay the institution of higher education,
13 on behalf of the pupil, the following amount for any course that is taken for high
14 school credit ~~and that is not comparable to a course offered in the school district:~~

15 **SECTION 2107c.** 118.55 (6) (a) of the statutes is amended to read:

16 118.55 (6) (a) A pupil taking a course at an institution of higher education for
17 high school credit under this section is not responsible for any portion of the tuition
18 and fees for the course ~~if the school board, or the state superintendent on appeal~~
19 ~~under sub. (3) (b), has determined that the course is not comparable to a course~~
20 ~~offered in the school district.~~

21 **SECTION 2107d.** 118.55 (6) (b) of the statutes is repealed.

22 **SECTION 2107e.** 118.55 (7r) (c) of the statutes is amended to read:

23 118.55 (7r) (c) If a child attends a technical college under this subsection, the
24 technical college shall ensure that the child's educational program meets the high
25 school graduation requirements under s. 118.33. At least 30 days before the

1 beginning of the technical college semester in which the pupil will be enrolled, the
 2 school board of the school district in which the pupil resides shall notify the pupil,
 3 in writing, if a course in which the pupil will be enrolled does not meet the high school
 4 graduation requirements ~~and whether the course is comparable to a course offered~~
 5 ~~in the school district. If the pupil disagrees with the school board's decision regarding~~
 6 ~~comparability of courses or satisfaction of high school graduation requirements, the~~
 7 ~~pupil may appeal the school board's decision to the state superintendent within 30~~
 8 ~~days after the decision and the number of high school credits to be awarded, if any,~~
 9 for each course in which the pupil will be enrolled. The state superintendent's school
 10 board's decision is final and is not subject to review under subch. III of ch. 227. The
 11 . For courses for which the school board has determined to award high school credit
 12 and which are successfully completed at the technical college, the pupil is eligible to
 13 receive both high school and technical college credit for courses successfully
 14 completed at the technical college."

15 2. Page 1116, line 14: delete "1."

16 3. Page 1116, line 15: delete "1."

17 4. Page 1116, line 22: after that line insert:

18 "SECTION 2107k. 118.55 (7r) (d) 2. of the statutes is repealed."

19 5. Page 1594, line 16: after that line insert:

20 "(2m) YOUTH OPTIONS PROGRAM. The treatment of section 118.55 (3) (b), (5)
 21 (intro.), (6) (a) and (b), (7r) (c), (d) and (7t) of the statutes and the repeal
 22 of section 118.55 (7r) (d) 1. b. and 2. of the statutes first apply to enrollment in the
 23 program under section 118.55 of the statutes in the 2000 spring semester."

24

(END)



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb0948/4
PG:wlj:ksh

SDC:.....Walter - Caucus #4014, Youth options program

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

1 At the locations indicated, amend the substitute amendment as follows:

2 1. Page 1116, line 12: after that line insert:

3 “SECTION 2107a. 118.55 (3) (b) of the statutes is amended to read:

4 118.55 (3) (b) If the pupil specifies in the notice under par. (a) that he or she
5 intends to take a course at an institution of higher education for high school credit,
6 the school board shall determine whether the course is comparable to a course offered
7 in the school district, and whether the course satisfies any of the high school
8 graduation requirements under s. 118.33 and the number of high school credits to
9 award the pupil for the course, if any. In cooperation with institutions of higher
10 education, the state superintendent shall develop guidelines to assist school districts

1 ~~in making the determinations.~~ The school board shall notify the pupil of its
2 ~~determinations~~ determination, in writing, before the beginning of the semester in
3 which the pupil will be enrolled. ~~If the pupil disagrees with the school board's~~
4 ~~decision regarding comparability of courses, satisfaction of high school graduation~~
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3 in writing, if a course in which the pupil will be enrolled does not meet the high school
4 graduation requirements and whether the course is comparable to a course offered
5 in the school district. ~~If the pupil disagrees with the school board's decision regarding~~
6 ~~comparability of courses or satisfaction of high school graduation requirements, the~~
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8 ~~days after the decision and the number of high school credits to be awarded, if any,~~
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24 (END)