

2001 DRAFTING REQUEST

Bill

Received: **10/04/2000**

Received By: **malaigm**

Wanted: **As time permits**

Identical to LRB:

For: **Administration-Budget 6-7329**

By/Representing: **Walker**

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

Drafter: **malaigm**

May Contact:

Alt. Drafters:

Subject: **Employ Priv - job training**

Extra Copies:

Pre Topic:

DOA:.....Walker -

Topic:

Wisconsin conservation corps changes

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>
/?	malaigm 10/04/2000	gilfokm 10/09/2000					State
/1			pgreensl 10/10/2000		lrb_docadmin 10/10/2000		State
/2	malaigm 11/27/2000	gilfokm 11/27/2000	rschluet 11/28/2000		lrb_docadmin 11/28/2000		State
/3	malaigm 11/28/2000	gilfokm 11/28/2000	martykr 11/29/2000		lrb_docadmin 11/29/2000		State

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/4	malaigm 02/06/2001	gilfokm 02/06/2001	pgreensl 02/07/2001	_____	lrb_docadmin 02/07/2001		

FE Sent For:

<END>

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/1			pgreensl 10/10/2000	<i>2/1</i>	lrb_docadmin 10/10/2000		State
/2	malaigm 11/27/2000	gilfokm 11/27/2000	rschluet 11/28/2000	<i>pg/RS</i>	lrb_docadmin 11/28/2000		State
/3	malaigm 11/28/2000	gilfokm 11/28/2000	martykr 11/29/2000		lrb_docadmin 11/29/2000		

*14-2/Kmg 2/1
16-01 PG*

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/?	malaigm 10/04/2000	gilfokm 10/09/2000					State
/1			pgreensl 10/10/2000		lrb_docadmin 10/10/2000		State
/2	malaigm 11/27/2000	gilfokm 11/27/2000	rschluet 11/28/2000		lrb_docadmin 11/28/2000		

13-11/28 King *Ym 11/29* *PL Km 11/29*

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/?	malaigm 10/04/2000	gilfokm 10/09/2000					State
/1		1/2 - 11/27 <i>Kmg</i>	pgreensl 10/10/2000		lrb_docadmin 10/10/2000		

FE Sent For:

S 11-27-00
SP6 11-29-00

<END>

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1?	malaigm	1-10/9kmj	10/9 PG	10/9 PG HMK			

FE Sent For:

<END>

**STATE OF WISCONSIN
DEPARTMENT OF ADMINISTRATION**
101 East Wilson Street, Madison, Wisconsin

TOMMY G. THOMPSON
GOVERNOR

GEORGE LIGHTBOURN
SECRETARY



Division of Executive Budget and Finance
Post Office Box 7864
Madison, WI 53707-7864
Voice (608) 266-1736
Fax (608) 267-0372
TTY (608) 267-9629

Date: October 3, 2000

To: Steve Miller, LRB

From: William D. Walker *wjw*
266-7329
william.walker@doa.state.wi.us

Subject: Budget Draft
Statutory Language for the Wisconsin Conservation Corps

The WCC submits the following drafting requests. I attach copies of the Corps' justifications and proposed language.

- 1) Expand the tuition voucher program in three ways:
 - a) increase the years that vouchers are valid from three to six years,
 - b) expand the set of allowable schools to include those certified by the Wisconsin Educational Approval Board, and
 - c) allow the use of vouchers to pay student loans (the loan provision is meant to apply to crew leaders only).
- 2) Make crew leaders eligible for health insurance after six months of service rather than after two years.
- 3) Allow *staff* from workforce development boards to serve on the Corps' board.

DIN 5801

Tuition Vouchers

The Wisconsin Conservation Corps Board requests modification of the tuition voucher program to 1) increase the years a voucher is valid from three years to six years, 2) expand the school choice to include all schools approved by the Wisconsin Educational Approval Board, and 3) authorize the use of tuition vouchers to pay off qualified student loans. The request will not increase GPR encumbered each year under the current voucher program.

The Board's request responds to concerns that tuition vouchers can not be used for some schools where GI Bill tuition payments are acceptable. The intent is to provide eligible corps members with the greatest opportunity and choice for additional education. Increasing the validity period for vouchers enables crew leaders to earn the four vouchers available under current law and accumulate them before use, thereby providing the greatest impact for those that are college-bound. The Board also recognizes that many crew leaders have college education and student loans. This request parallels another service organization, the federal AmeriCorps tuition grant program, where such use of education vouchers is available to their members.

STATUTORY MODIFICATIONS

Department of Workforce Development
For the
Wisconsin Conservation Corps
2001-2003 Biennial Budget Request

DIN Number: 5801

Topic: Tuition Vouchers

Description of Change:

1. Increase the years a tuition voucher is valid from three years to six years:
2. Expand the school choice to include all schools approved by the Wisconsin Educational Approval Board.
3. Authorize the use of tuition vouchers to pay off qualified student loans.

The change would modify s. ⁰⁶⁴06.215(10)(g) ^{or school} as follows:

3. The education voucher is valid for 36 years after the date of issuance for the payment of tuition and required program activity fees or repayment by crew leaders of a student loan at any institution of higher education, as defined under s. 39.32(1)(a) approved by the Wisconsin Educational Approval Board, which accepts the voucher and the board shall authorize payment to the institution ^{school, or board} of face value of the voucher upon presentment.

Justification:

The Wisconsin Conservation Corps Board's request to increase the validity period for school tuition vouchers enables crew leaders to earn the four vouchers available under current law and accumulate them before use, thereby providing the greatest impact for those that are college-bound.

This request also responds to concerns that tuition vouchers can not be used for some schools where GI Bill tuition payments are acceptable. The intent is to provide eligible corps members with the greatest opportunity and choice for additional education.

The Board also recognizes that many crew leaders come to the program with some college education and student loans. This request parallels another service organization, the federal AmeriCorps tuition grant program, where such use of education vouchers is available to their members.

The Board does not expect these changes to have a significant financial impact and does not seek additional funds as a result of the proposal.

DIN 5802

Health Insurance for Crew Leaders

The Wisconsin Conservation Corps Board requests a statutory change to reduce the qualifying employment for a crew leader to be eligible for health insurance from two years to six months. Reallocation from existing appropriation authority will be used to fund this request.

STATUTORY MODIFICATIONS

Department of Workforce Development
For the
Wisconsin Conservation Corps
2001-2003 Biennial Budget Request

DIN Number: 5802

Topic: Health Insurance for Crew Leaders

Description of Change:

The Wisconsin Conservation Corps Board requests a statutory change to reduce the qualifying employment for a crew leader to be eligible for health insurance from two years to six months.

The change would modify s. 06.215(10)(fm) as follows:

Group health care coverage. The board may provide group health care coverage, including group health care coverage offered by the state under s. 40.51, to any of the following:

1. Corps enrollees who have been crew leaders, regional crew leaders or a combination thereof for at least ~~2 years~~ six months.

Justification:

Recruitment of crew leaders has been negatively impacted by not having health benefits until after two years of employment. Recent interviews with crew leader candidates revealed this consideration to be a major factor when seeking employment.

Experienced crew leaders are vital to a successful Corps program. The Board will fund this request through reallocation of existing allotments.

DIN 5804

Board Membership

The Wisconsin Conservation Corps (WCC) Board requests modification of Section 15.225(2)(b), which directs that one of its board members also be a member of a workforce development board. The WCC requests a change to broaden that provision to allow staff personnel from a workforce development board to serve on the WCC Board.

STATUTORY MODIFICATIONS

Department of Workforce Development
For the
Wisconsin Conservation Corps
2001-2003 Biennial Budget Request

DIN Number: 5804

Topic: WCC Board membership

Description of Change:

Modify Section 15.225(2)(b)

(b) *Membership.* The Wisconsin conservation corps board consists of 7 members appointed by the governor from various areas of the state in a manner designed to provide regional, environmental and agricultural representation. One member of the board shall be a member or staff of a local workforce development board established under 29 USC 2832.

Justification:

The Governor's appointment staff find that the pool of possible candidates to represent workforce development boards on the WCC Board is limited because current statutes require that representation be from a workforce development board "member." These individuals may not have time to serve as a member of the WCC Board because they already are so active within their community. Modifying the statutes to include staff from a workforce development board as potential members of the WCC Board would broaden the potential membership pool.



State of Wisconsin
2001 - 2002 LEGISLATURE

LRB-0671/1

GMM.....

King

SOON

DOA:.....Walker - Wisconsin Conservation Corps changes

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

→ Fix Request Sheet

1 AN ACT ^{*DON'T GEN. CAT.*} relating to: the budget.

Analysis by the Legislative Reference Bureau

EMPLOYMENT

Under current law, the Wisconsin conservation corps (WCC) employs young adults to work on conservation and human services activities (corps enrollees). A corps enrollee who is employed by the WCC for a continuous six-month period and who receives a satisfactory evaluation is entitled to an education voucher that the corps enrollee may use, for three years after its issuance, to pay tuition and fees at an institution of higher education. A corps enrollee who has been a crew leader or a regional crew leader for at least two years is also entitled to group health care coverage. The WCC is governed by a board consisting of seven members, one of whom must be a member of a local workforce development board. This bill permits a corps enrollee to use an education voucher for six years after its issuance and to use the voucher to pay tuition and fees at a private trade, correspondence, business, or technical school approved by the educational approval board. The bill also permits a crew leader or a regional crew leader to use the education voucher to repay a student loan. In addition, the bill lowers to six months the period for which a corps enrollee must have been a crew leader or a regional crew leader to be eligible for group health care coverage. Finally, the bill permits an employee of a local workforce development board to serve on the WCC board.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

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

1 **SECTION 1.** 15.225 (2) (b) of the statutes is amended to read:

2 15.225 (2) (b) *Membership.* The Wisconsin conservation corps board consists
3 of 7 members appointed by the governor from various areas of the state in a manner
4 designed to provide regional, environmental, [✓] and agricultural representation. One
5 member of the board shall be a member or employee of a local workforce development
6 board established under 29 USC 2832.

7 History: 1977 c. 29; 1995 a. 27 ss. 107 to 111, 9126 (19), 9130 (4); 1995 a. 221; 1997 a. 3; 1999 a. 9.

7 **SECTION 2.** 106.215 (10) (fm) 1. of the statutes is amended to read:

8 106.215 (10) (fm) 1. Corps enrollees who have been crew leaders, regional crew
9 leaders or a combination thereof for at least ~~2 years~~ 6 months.

10 History: 1983 a. 27, 181; 1985 a. 29 ss. 103m, 104m, 619 to 623x, 3202 (39); Stats. 1985 s. 16.20; 1987 a. 27, 255; 1989 a. 28, 31, 329, 359; 1991 a. 32, 39, 269, 309; 1993 a. 16, 202, 399; 1995 a. 27 ss. 239d to 278; Stats. 1995 s. 106.215; 1995 a. 201, 289; 1995 a. 448 ss. 1, 69; 1997 a. 27, 35, 39, 283; 1999 a. 9.

10 **SECTION 3.** 106.215 (10) (g) 3. of the statutes is amended to read:

11 106.215 (10) (g) 3. The education voucher is valid for ~~3~~ 6 years after the date
12 of issuance for the payment of tuition and required program activity fees at any
13 institution of higher education, as defined under s. 39.32 (1) (a), ~~which or school~~
14 approved by the educational approval board under s. 45.54 [✓] that accepts the voucher,
15 or for the repayment by a crew leader or a regional crew leader of a student loan to
16 any lender that accepts the voucher, and the board shall authorize payment to the
17 institution, school, or lender of face value of the voucher upon presentment.

18 History: 1983 a. 27, 181; 1985 a. 29 ss. 103m, 104m, 619 to 623x, 3202 (39); Stats. 1985 s. 16.20; 1987 a. 27, 255; 1989 a. 28, 31, 329, 359; 1991 a. 32, 39, 269, 309; 1993 a. 16, 202, 399; 1995 a. 27 ss. 239d to 278; Stats. 1995 s. 106.215; 1995 a. 201, 289; 1995 a. 448 ss. 1, 69; 1997 a. 27, 35, 39, 283; 1999 a. 9.

(END)

Malaise, Gordon

To: Walker, William
Cc: Grant, Peter; Lief, Madelon; Kunkel, Mark
Subject: Institutions of Higher Education

Bill:

To follow up on our conversation this morning about the definition of "institution of higher education" in s. 39.32 (1) (b), stats., which in turn defines that term by cross reference to P.L. 89-287 and P.L. 89-329, I went to the State Law Library to check out those Public Laws and then tried to catch up with you at your office, but you were out.

In any event, my bottom-line analysis is that we can create a better definition for the types of schools that a WCC enrollee may use his or her education voucher to attend by cross referencing the modern-day codification of those Public Laws. Specifically, we should amend s. 106.215 (10) (g) 3. to read "institution of higher education", as defined in . . . 20 USC 1002, or a school approved by the educational approval board under s. 45.54".

How I arrived at this conclusion involves a bit of a paper trail, so bear with me for a few minutes.

P.L. 89-329, the Higher Education Act of 1965, defines "institution of higher education" and "eligible institution" as an educational institution that admits only high school graduates or the equivalent, is legally authorized to provide a postsecondary education program, awards a bachelor's degree or provides a two-year program, is public or nonprofit, and is accredited.

P.L. 89-287, the National Vocational Student Loan Insurance Act of 1965, defines "eligible institution" to mean a business or trade school, technical institution or other technical or vocational school that admits only persons who have completed or left an elementary or secondary school, is legally authorized to provide postsecondary vocational or technical education, has been in existence for at least two years, and is accredited.

As we discussed, however, P.L. 89-287 was repealed in 1968 by P.L. 90-575, but it was not really repealed. Instead, the vocational student loan program was folded into the Higher Education Act of 1965, P.L. 89-329, and the definition of "eligible institution" in P.L. 89-287 was changed to "vocational school" and folded into the definitions section for the student loan program created under the Higher Education Act of 1965, which today is codified at 20 USC 1085.

20 USC 1085, in turn, defines "eligible institution" by cross reference to 20 USC 1002, which defines "institution of higher education" to include, in addition to the "institutions of higher education" defined in 20 USC 1001 (which is essentially the definition given in P.L. 89-329), certain proprietary schools and postsecondary vocational institutions that meet the criteria given in 20 USC 1002.

In sum, 20 USC 1002 is the modern-day incarnation of the definitions of "eligible institution" and "institution of higher education" given in P.L. 89-237 and P.L. 89-329. Because a USC citation is much more accessible to the modern reader than are 35-year-old P.L. citations, it is much more preferable to define "institution of higher education" by cross reference to 20 USC 1002 than by cross reference to P.L. 89-237 and P.L. 89-329.

Indeed, you might even want to check with the higher education person in your shop and see if he or she is interested in getting rid of the archaic P.L. references in s. 39.32 (1) (a) altogether.

Please do not hesitate to reply or give me a call if you have any questions.

Gordon M. Malaise
Senior Legislative Attorney
Legislative Reference Bureau
Phone: (608) 266-9738

Malaise, Gordon

From: Walker, William
Sent: Friday, November 24, 2000 3:12 PM
To: Malaise, Gordon
Subject: FW: LRB Draft: 01-0671/1 Wisconsin conservation corps changes

FYI: we will recommend the following changes vis a vis the WCC draft:

- Increase voucher validity to four years (rather than six as in the present draft)
- Do *not* make the change to allow use of vouchers at EAB approved schools.
- Do *not* allow the use of vouchers for student loans

The following things will be recommended (no change to the draft required)

- Board membership criterion
- Crew leader health insurance eligibility

-----Original Message-----

From: Greenslet, Patty
Sent: Tuesday, October 10, 2000 8:17 AM
To: Walker, William
Cc: Schmiedicke, David; Currier, Dawn; Hanaman, Cathlene; Haugen, Caroline
Subject: LRB Draft: 01-0671/1 Wisconsin conservation corps changes

Following is the PDF version of draft 01-0671/1.



01-0671/1



State of Wisconsin
2001 - 2002 LEGISLATURE

LRB-0671/1
GMM:kmg:pg

2
RMR

D-Note

Soon

DOA:.....Walker - Wisconsin conservation corps changes

FOR 2001-03 BUDGET - NOT READY FOR INTRODUCTION

1

AN ACT ^{DON'T GEN. CAT.} relating to: the budget.

four

Analysis by the Legislative Reference Bureau

EMPLOYMENT

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8 106.215 (10) (fm) 1. Corps enrollees who have been crew leaders, regional crew
9 leaders or a combination thereof for at least ~~2 years~~ 6 months.

10 **SECTION 3.** 106.215 (10) (g) 3. of the statutes is amended to read:

11 106.215 (10) (g) 3. The education voucher is valid for ~~3~~ 4 years after the date
12 of issuance for the payment of tuition and required program activity fees at any
13 institution of higher education, as defined under s. 39.32 (1) (a), which ~~or school~~ ^{stet-plain}
14 ~~approved by the educational approval board under s. 45.54 that~~ accepts the voucher
15 ~~or for the repayment by a crew leader or a regional crew leader of a student loan to~~
16 ~~any lender that accepts the voucher,~~ and the board shall authorize payment to the
17 institution, ~~school or lender~~ of face value of the voucher upon presentment.

18

(END)

D-Note

Bill:

This redraft incorporates the changes recommended in your November 24, 2000, e-mail. Specifically, the redraft:

1. Increases the period of voucher validity from three years to four years, rather than ^{to} six years.

2. Deletes ~~the~~ permission to use a voucher to attend a school approved by the ^{State} Educational approval board.

3. Deletes permission to use a voucher to repay a student loan.

In addition, are you interested in updating the definition of "institution of higher education" ~~which~~

~~suggested in my October 5, 2000, e-mail~~ by

defining that term by cross-reference to the current U.S.

Code definition ^{and} found at 20 USC 1002 == as suggested

in my October 5, 2000, ~~to~~ e-mail? If so, please

advise and I will make that change as well.

GMY

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0671/2dn
GMM:kmg:rs

November 27, 2000

Bill:

This redraft incorporates the changes recommended in your November 24, 2000, e-mail. Specifically, the redraft:

1. Increases the period of voucher validity from three years to four years, rather than to six years.
2. Deletes permission to use a voucher to attend a school approved by the educational approval board.
3. Deletes permission to use a voucher to repay a student loan.

In addition, are you interested in updating the definition of "institution of higher education" by defining that term by cross-reference to the current U.S. code definition found at 20 USC 1002 as suggested in my October 5, 2000, e-mail? If so, please advise and I will make that change as well.

Gordon M. Malaise
Senior Legislative Attorney
Phone: (608) 266-9738
E-mail: gordon.malaise@legis.state.wi.us

Malaise, Gordon

To: Walker, William
Cc: Grant, Peter; Lief, Madelon; Kunkel, Mark
Subject: Institutions of Higher Education

Bill:

To follow up on our conversation this morning about the definition of "institution of higher education" in s. 39.32 (1) (b), stats., which in turn defines that term by cross reference to P.L. 89-287 and P.L. 89-329, I went to the State Law Library to check out those Public Laws and then tried to catch up with you at your office, but you were out.

In any event, my bottom-line analysis is that we can create a better definition for the types of schools that a WCC enrollee may use his or her education voucher to attend by cross referencing the modern-day codification of those Public Laws. Specifically, we should amend s. 106.215 (10) (g) 3. to read "institution of higher education", as defined in . . . 20 USC 1002, or a school approved by the educational approval board under s. 45.54".

How I arrived at this conclusion involves a bit of a paper trail, so bear with me for a few minutes.

P.L. 89-329, the Higher Education Act of 1965, defines "institution of higher education" and "eligible institution" as an educational institution that admits only high school graduates or the equivalent, is legally authorized to provide a postsecondary education program, awards a bachelor's degree or provides a two-year program, is public or nonprofit, and is accredited.

P.L. 89-287, the National Vocational Student Loan Insurance Act of 1965, defines "eligible institution" to mean a business or trade school, technical institution or other technical or vocational school that admits only persons who have completed or left an elementary or secondary school, is legally authorized to provide postsecondary vocational or technical education, has been in existence for at least two years, and is accredited.

As we discussed, however, P.L. 89-287 was repealed in 1968 by P.L. 90-575, but it was not really repealed. Instead, the vocational student loan program was folded into the Higher Education Act of 1965, P.L. 89-329, and the definition of "eligible institution" in P.L. 89-287 was changed to "vocational school" and folded into the definitions section for the student loan program created under the Higher Education Act of 1965, which today is codified at 20 USC 1085.

20 USC 1085, in turn, defines "eligible institution" by cross reference to 20 USC 1002, which defines "institution of higher education" to include, in addition to the "institutions of higher education" defined in 20 USC 1001 (which is essentially the definition given in P.L. 89-329), certain proprietary schools and postsecondary vocational institutions that meet the criteria given in 20 USC 1002.

In sum, 20 USC 1002 is the modern-day incarnation of the definitions of "eligible institution" and "institution of higher education" given in P.L. 89-237 and P.L. 89-329. Because a USC citation is much more accessible to the modern reader than are 35-year-old P.L. citations, it is much more preferable to define "institution of higher education" by cross reference to 20 USC 1002 than by cross reference to P.L. 89-237 and P.L. 89-329.

Indeed, you might even want to check with the higher education person in your shop and see if he or she is interested in getting rid of the archaic P.L. references in s. 39.32 (1) (a) altogether.

Please do not hesitate to reply or give me a call if you have any questions.

Gordon M. Malaise
Senior Legislative Attorney
Legislative Reference Bureau
Phone: (608) 266-9738

Malaise, Gordon

From: Walker, William
Sent: Tuesday, November 28, 2000 2:50 PM
To: Malaise, Gordon
Subject: LRB 01-0671/02

Yes, please update the definition of higher education. The Corps approves of the change.

Thank you for reminding me.

In addition, are you interested in updating the definition of "institution of higher education" by defining that term by cross-reference to the current U.S. code definition found at 20 USC 1002 as suggested in my October 5, 2000, e-mail? If so, please advise and I will make that change as well.

Bill Walker
Executive Policy and Budget Analyst
Department of Administration
(608) 266-7329



State of Wisconsin
2001 - 2002 LEGISLATURE

LRB-0671/2

GMM:kmg:rs

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DOA:.....Walker – Wisconsin conservation corps changes

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

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Don't GEN. CAT.
AN ACT ...; relating to: the budget.

Analysis by the Legislative Reference Bureau

EMPLOYMENT

Under current law, the Wisconsin conservation corps (WCC) employs young adults to work on conservation and human services activities (corps enrollees). A corps enrollee who is employed by the WCC for a continuous six-month period and who receives a satisfactory evaluation is entitled to an education voucher that the corps enrollee may use, for three years after its issuance, to pay tuition and fees at an institution of higher education. A corps enrollee who has been a crew leader or a regional crew leader for at least two years is also entitled to group health care coverage. The WCC is governed by a board consisting of seven members, one of whom must be a member of a local workforce development board. This bill permits a corps enrollee to use an education voucher for four years after its issuance. In addition, the bill lowers to six months the period for which a corps enrollee must have been a crew leader or a regional crew leader to be eligible for group health care coverage. Finally, the bill permits an employee of a local workforce development board to serve on the WCC board.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

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

1 SECTION 1. 15.225 (2) (b) of the statutes is amended to read:

2 15.225 (2) (b) *Membership*. The Wisconsin conservation corps board consists
3 of 7 members appointed by the governor from various areas of the state in a manner
4 designed to provide regional, environmental, and agricultural representation. One
5 member of the board shall be a member or employee of a local workforce development
6 board established under 29 USC 2832.

7 SECTION 2. 106.215 (10) (fm) 1. of the statutes is amended to read:

8 106.215 (10) (fm) 1. Corps enrollees who have been crew leaders, regional crew
9 leaders or a combination thereof for at least 2 years 6 months.

10 SECTION 3. 106.215 (10) (g) 3. of the statutes is amended to read:

11 106.215 (10) (g) 3. The education voucher is valid for ~~3~~ 4 years after the date
12 of issuance for the payment of tuition and required program activity fees at any
13 institution of higher education, as defined ~~under s. 39.32 (1) (a), which~~ that accepts
14 the voucher, and the board shall authorize payment to the institution of face value
15 of the voucher upon presentment.

16 (END)

in 20 USC 1002
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D-Note

B.11:

This redraft defines "institution of higher education"
by cross-reference to 20 USC 1002.
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GMM

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0671/3dn
GMM:kmg:km

November 29, 2000

Bill:

This redraft defines "institution of higher education" by cross-reference to 20 USC 1002.

Gordon M. Malaise
Senior Legislative Attorney
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State of Wisconsin
2001 - 2002 LEGISLATURE

D-N-56

LRB-0671/3
GMM:kmg:km

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GMR

DOA:.....Walker – Wisconsin conservation corps changes

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

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16

(END)

department

*** NOTE: This is reconciled s. 106.215 (10)(g)3. This section has been affected by drafts with the following LRB #s : LRB-0671/3 and LRB-1891/3.

D-Note

William Walker and Josh Hummert:

This draft reconciles LRB-0671/3 and LRB-1891/3. Both LRB-0671 and LRB-1891 should continue to appear in the compiled bill. GMM

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0671/4dn
CMM:kmg:pg

February 7, 2001

William Walker and Josh Hummert:

This draft reconciles LRB-0671/3 and LRB-1891/3. Both LRB-0671 and LRB-1891 should continue to appear in the compile bill.

Gordon M. Malaise
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