

2001 DRAFTING REQUEST

Bill

Received: **11/01/2000**

Received By: **grantpr**

Wanted: **As time permits**

Identical to LRB:

For: **Administration-Budget 6-1923**

By/Representing: **Maternowski**

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

Drafter: **grantpr**

May Contact:

Alt. Drafters:

Subject: **Education - MPS**

Extra Copies: **MJL**

Pre Topic:

DOA:.....Maternowski -

Topic:

Milwaukee parental choice program application date

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 11/03/2000	gilfokm 11/03/2000					
/1			martykr 11/06/2000		lrb_docadmin 11/06/2000		S&L
/2	grantpr 01/08/2001	gilfokm 01/08/2001 gilfokm 01/10/2001	pgreensl 01/09/2001 martykr 01/10/2001		lrb_docadmin 01/11/2001		S&L
/3	grantpr 01/11/2001	gilfokm 01/11/2001	pgreensl 01/11/2001		lrb_docadmin 01/11/2001		S&L

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/4	grantpr 01/15/2001	hhagen 01/15/2001	martykr 01/15/2001	_____	lrb_docadmin 01/15/2001		

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		gilfokm 01/10/2001	martykr 01/10/2001	_____			
/3	grantpr 01/11/2001	gilfokm 01/11/2001	pgreensl 01/11/2001	_____	lrb_docadmin 01/11/2001		
		14 hmb 1/15/01	Km/15	_____			

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		gilfokm 01/10/2001	martykr 01/10/2001				

FE Sent For:

1/3 - 1/11/01 Kravog
Y/DG

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/?	grantpr 11/03/2000	gilfokm 11/03/2000					
/1		<div style="border: 1px solid black; padding: 5px; display: inline-block;"> 12-1/kmg 8-01 10-01 kmg </div>	martykr 11/06/2000		lrb_docadmin 11/06/2000		
FE Sent For:			<i>km/10</i>	<i>HH km/10</i>			

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1?	grantpr	1-11/3 Kmg	Km 11/6	JA Km 11/6			

FE Sent For:

<END>

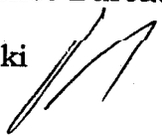
STATE OF WISCONSIN
DEPARTMENT OF ADMINISTRATION
101 East Wilson Street, Madison, Wisconsin

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 30, 2000
To: Stephen Miller, Chief
Legislative Reference Bureau
From: Peter Maternowski 
Subject: 2001-2003 Budget Drafting Requests

Please draft the following items for possible inclusion in the Governor's 2001-2003 biennial budget bill. The items are arranged in three groups: 1) drafts that should be converted from agency requests to Governor's budget items, 2) agency requests that should be modified and drafted as Governor's items, 3) new drafting requests.

The agency requests that should be converted to Governor's drafts are included in the table below.

Convert to DOA Drafts	LRB Draft #	Drafter	
Eliminate Obsolete Appropriations (DPI)	0142/1	Grant	✓
MPCP Application Date (DPI)	0136/1	Grant	✓
Open Enrollment Applicability for Continuing Students (DPI)	0030/P2	Lief	✓
Administration of WKCE exams once per year (DPI)	0140/1	Grant	✓
Eliminate parental Opt-out (DPI)	0132/1	Grant	✓
Low Revenue Limit Ceiling Increase (DPI)	0120/P1	Lief	✓
Non-referenda School District Borrowing (DPI) cp. w/ Quarles & Brady proposal	0138/1	Grant	✓
Special Education Aid, High Cost Program (DPI)	0106/P3	Lief	✓
Bi-lingual/ bi-cultural aid (DPI)	0114/P1	Lief	✓
SAGE bonding changes (DPI)	0129/P1	Lief	✓
Assessment Appropriation consolidation	0125/P1	Lief	✓
Availability of Pupil Assessment Info (DPI)	0145/1	Grant	✓
Part-time open enrollment (DPI)	0137/1	Grant	✓

The items listed in the following table are agency drafts that should be drafted as Governor's budget items with the modifications indicated in the last column of the table.

464

**DEPARTMENT OF PUBLIC INSTRUCTION
2001-03 BIENNIAL BUDGET
DRAFTING REQUEST TO THE LEGISLATIVE REFERENCE BUREAU**

Draft for Possible 2001-03 Budget Bill Introduction (*Agency Decision Item No. XXXX*)

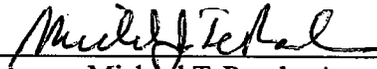
Subject:

Milwaukee Parental Choice Program

Request Date:

June 12, 2000

Reviewed by:



Michael TeRonde, Agency Legislative Liaison

- 0015

Agency Contact:

Keith Pollock
Budget and Policy Analyst - DPI
Phone Number: 6-1344,
E-mail: Keith.Pollock@dpi.state.wi.us

Brief Description of Intent:

Change the deadline for notice of school's intent to participate from May 1st to February 1.

Related Stat. Citations:

Amend 119.23 (2) (a) 3. to read:

The private school notified the state superintendent of its intent to participate in the program under this section by February 1 of the previous school year.

⇒

Additional material(s) are attached if checked

2001

Date (time) needed

SOON

LRB-0889, 1

PG King

DOA BUDGET DRAFT

Use the appropriate components and routines developed for bills.

>>FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION<<

AN ACT ... [DO NOT generate catalog]; relating to: ~~the budget~~.

.....
.....

Analysis by the Legislative Reference Bureau

If titles are needed in the analysis, in the component bar:

For the main heading, execute: create → anal: → title: → head

For the subheading, execute: create → anal: → title: → sub

For the sub-subheading, execute: create → anal: → title: → sub-sub

For the analysis text, in the component bar:

For the text paragraph, execute: create → anal: → text

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

SECTION #.

LRB -08876
PK

~~2001~~ BILL

head EDUCATION
sub PRIMARY AND SECONDARY EDUCATION

1 ~~AN ACT to amend 119.23 (2) (a) 3. of the statutes, relating to~~ participation in
2 the Milwaukee parental choice program.

Analysis by the Legislative Reference Bureau

Currently, a private school must notify the department of public instruction of the school's intent to participate in the Milwaukee parental choice program, under which certain low-income pupils are allowed to attend participating private schools at state expense, by May 1 of the previous school year. This bill changes the date to February 1.

DPI

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

3 SECTION 1. 119.23 (2) (a) 3. of the statutes is amended to read:
4 119.23 (2) (a) 3. The private school notified the state superintendent of its
5 intent to participate in the program under this section by ~~May~~ February 1 of the
6 previous school year. The notice shall specify the number of pupils participating in
7 the program under this section for which the school has space.

Fix component 8

SECTION 1. Initial applicability.

9340

public instruction

BILL (CS) MILWAUKEE PARENTAL CHOICE PROGRAM.

1
2
3

(1) ~~This act~~ first applies to private schools that intend to participate in the Milwaukee parental choice program in the 2002-03 school year.

(END)

The treatment of section 119.23(2)(a)3. of the statutes

Grant, Peter

From: Maternowski, Peter
Sent: Sunday, January 07, 2001 5:01 PM
To: Grant, Peter
Subject: Revisions to LRB-0887/1

In LRB-0887/1 the date by which schools must inform DPI of their 'intent to participate' is changed to February 1. Please make the following additions to the draft.

1. Under s. 119.23 (4) Choice schools must file a report stating their summer membership on or before October 15th. Please change the date to ~~October~~ ^{Sept.} 1, the date on which school districts must report this data per s.121.14 (2) (b).
2. Require schools that intend to participate in the program to file with the department by August 1st a report stating the estimated number of pupils that will attend the school under the MPCP in that year. (The intent is to ensure the department can accurately estimate the cost of the MPCP before it runs the equalization aid formula.)
3. Require the department to inform a school that has notified the state superintendent of its intent to participate in the program whether the school is eligible to participate by March 15. If the department determines that a school is not eligible, the department must provide a written explanation for its decision on or before March 15th.

Peter Maternowski
State Budget Office
608-266-1923
peter.maternowski@doa.state.wi.us

1/8/01 TC w/ Peter Matenski (0887)

✓ ① Δ 8/15 to 3/1 for DPI response

✓ ② provide that if sch. det ineligible has 14 days to appeal to DPI then DPI must rule w/in 7 days

✓ ③ then ch. 221

✓ ④ ^{on} 5/15 DPI must "publish" ^{notice} list of eligible school

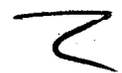
✓ ⑤ ~~pre-K-4 school~~
4th grade kindergarten = a priv school for 19.23

✓ ⑥ OR roadblock to investigate complaints -

~~any complaint received by DPI
once declared eligible DPI can't
declare ineligible for that sch. year~~

∴ can DPI ~~enforce~~ the ~~law~~ to ch. 221?

↓
DPI cannot ~~stop~~ ^{withhold} payment until ch. 221 order ~~is made to do so~~



DOA:.....Maternowski - Milwaukee parental choice program application date

FOR 2001-03 BUDGET - NOT READY FOR INTRODUCTION

Soon

DON'T
GEN. CAT.

1 AN ACT relating to: participation in the Milwaukee parental choice program.

EDUCATION

PRIMARY AND SECONDARY EDUCATION

Analysis by the Legislative Reference Bureau

4 (Currently, a private school must notify DPI of the school's intent to participate in the Milwaukee parental choice program, under which certain low-income pupils are allowed to attend participating private schools at state expense, by May 1 of the previous school year. This bill changes the date to February 1.

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

2 SECTION 1. 119.23 (2) (a) 3. of the statutes is amended to read:

3 119.23 (2) (a) 3. The private school notified the state superintendent of its
4 intent to participate in the program under this section by May February 1 of the
5 previous school year. The notice shall specify the number of pupils participating in
6 the program under this section for which the school has space.

INS. A

INS. B

1-2

1-6

mpe

SECTION 9340

(i) (am),

SECTION 9340. Initial applicability; public instruction.

(1) MILWAUKEE PARENTAL CHOICE PROGRAM. The treatment of section 119.23 (2)

(a) 3. of the statutes first applies to private schools that intend to participate in the Milwaukee parental choice program in the 2002-03 school year.

(END)

, (c), (d) and (e) and (4)(a) and (4p) pupils and

(1-2)

119.23(1)(am)

Section #. 115.001 (3r) of the statutes is created to read:

119.23(1)(am)

~~115.001 (3r) PRIVATE SCHOOL~~ ("Private school" means an institution with a private educational program that ~~meets all of the criteria under s. 118.165 (1)~~ or is determined to be a private school by the state superintendent under s. 118.167.

History: 1983 a. 189 ss. 172, 173, 175 to 177; 1983 a. 512; 1985 a. 225; 1985 a. 332 s. 151; 1987 a. 264; 1989 a. 114; 1991 a. 39; 1993 a. 16; 1995 a. 27 ss. 3846, 9145 (1); 1997 a. 27, 164; 1999 a. 22, 83.

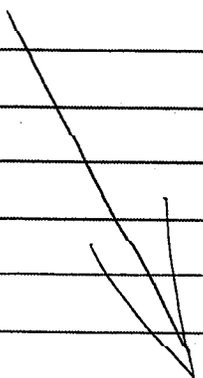
or that meets^s all of the criteria under s. 118.165⁵(1), except that an institution that offers only ^{4-year-old} ~~fourth grade~~ kindergarten is exempt from the criterion under s. 118.165⁶⁵(1)(d)

~~4th grade~~

1-5-21

SEC. CR. 119.23(2)(c)

119.23(2)(c) ~~BA Model A~~ 1. If the department ^{a notice} receives the notice from a private school under par. (a) 3., ^{by March 1.} the department shall notify the private school whether it ^{is} eligible to participate in the program under this section. If the ^{department} state superintendent determines that the private school is ineligible, the notice shall include an explanation of that determination. ~~explain why the private school is ineligible~~



1-6-2

department

2. If the ~~state superintendent~~ determines
under subd. 1.
that a private school is ineligible,
the private school may appeal the decision
to the department within ¹⁴14 days after
the decision.

The department shall ~~decide the~~
approve, reverse, ^{or} modify its decision
within 7 days of receiving an appeal.

1-6:3

SEC. CR. 119.23 (2) (d.)

119.23 (2) (d.) Annually ^{by} May 15,

the state superintendent shall publish a list of the private schools that ~~are~~ eligible to participate in the program under this section in the succeeding school year.

have been determined under par. (c) to be

6-6-14

SEC. CR. 119-23 (2)(e) am

119.23 (2)(e) By August 1,
A private school that intends
to participate in the program under this section shall
submit to the ~~state superintendent~~ ~~by August 1~~
department

a report stating the number of pupils that
will attend the private school under this sectionⁱⁿ
in the current school year.

in the current
school year

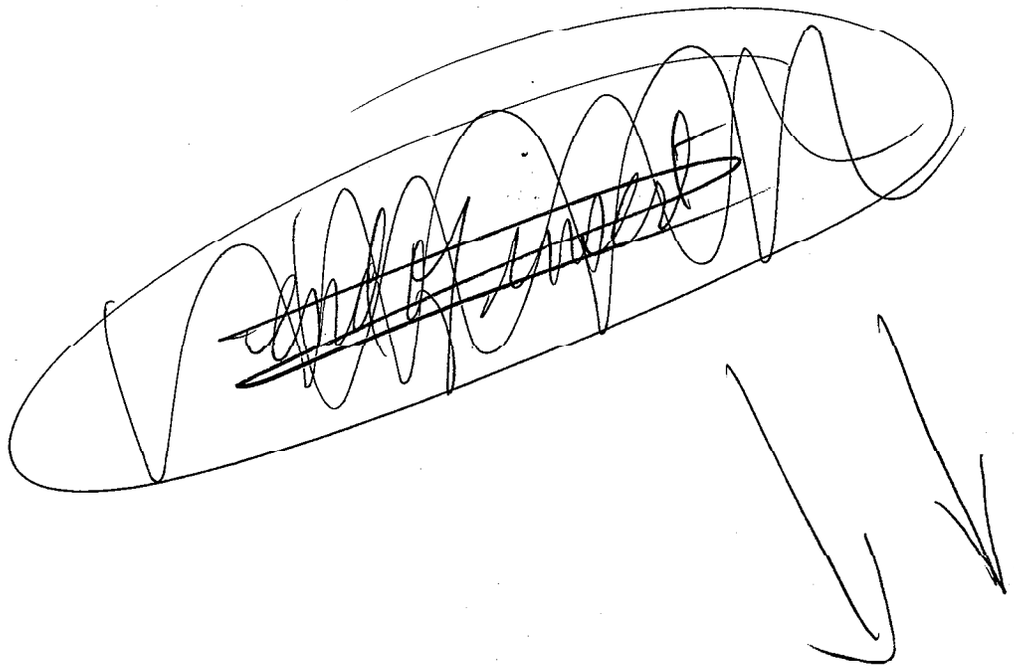


1-6-5

Section #. 119.23 (4) (a) of the statutes is amended to read:

119.23 (4) (a) Annually, on or before ~~October 15~~ ^{September 1}, a private school participating in the program under this section shall file with the department a report stating its summer average daily membership equivalent and its summer choice average daily membership equivalent for the purpose of sub. (4m).

History: 1989 a. 336; 1993 a. 16; 1995 a. 27 ss. 4002 to 4009, 9145 (1); 1995 a. 216; 1997 a. 27, 113; 1999 a. 9.



1-6:5

SEC. CR, 119.23(4p) ✓

119.23(4p) If the department determines under sub. (2) (c) that a private school is eligible to participate in the program under this section, the department may not withhold payment under sub. (4) or (4m) unless ^{SS} advised to do so by a court.

End of Insert

(A)

This bill makes a number of changes to the Milwaukee parental choice program (MPCP), under which certain low-income parents are allowed to attend participating private schools at state expense, including the following:

1. The bill allows a private educational institution that offers only ^{if} 4-year-old ~~fourth grade~~ kindergarten to participate in the program. Currently, only a private school (an institution that ~~also~~ provides a ^{sequ} sequentially progressive curriculum of fundamental ^{true} instruction in reading, language arts, mathematics, social studies, science, and health may participate.

(B)

§ 13. The bill ~~by~~ directs DPI to notify the private school by March 1 whether the private school is eligible to participate in the program. ~~Finally, the bill~~ If DPI determines that the school is ineligible, the notice must include an explanation. ~~Finally,~~

~~The bill requires each private school that intends to participate in the program to return ~~notify~~ DPI by August 1 of the number of pupils that will attend the school under the program ~~in the current~~ ~~current~~ school year.~~

The bill allows a private school ¹⁴ 14 days to appeal a negative determination to DPI and

~~then~~ 2

requires DPI to decide the appeal within
2 days.

4. The bill prohibits DPI from
withholding payment for a pupil attending
a private school that DPI has determined
to be eligible to participate in the
MPCP unless a court orders
DPI to
do so.

FE-5L



P-2

3

DOA:.....Maternowski - Milwaukee parental choice program application date

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

1 *Don't GEN. CAT.* AN ACT ...; relating to: participation in the Milwaukee parental choice program.

Analysis by the Legislative Reference Bureau

EDUCATION

PRIMARY AND SECONDARY EDUCATION

This bill makes a number of changes to the Milwaukee parental choice program (MPCP), under which certain low-income pupils are allowed to attend participating private schools at state expense, including the following:

1. The bill allows a private educational institution that offers only 4-year-old kindergarten to participate in the program. Currently, only an institution that provides a sequentially progressive curriculum of fundamental instruction in reading, language arts, mathematics, social studies, science, and health may participate.

2. Currently, a private school must notify DPI of the school's intent to participate in the MPCP by May 1 of the previous school year. This bill changes the date to February 1.

3. The bill directs DPI to notify the private school by March 1 whether the private school is eligible to participate in the program. If DPI determines that the school is ineligible, the notice must include an explanation. The bill allows a private school 14 days to appeal a negative determination to DPI and requires DPI to decide the appeal within 7 days.

1 days after the decision. The department shall approve, reverse, or modify its decision
2 within 7 days of receiving an appeal.

3 **SECTION 4.** 119.23 (2) (d) of the statutes is created to read:

4 119.23 (2) (d) Annually by May 15, the state superintendent shall publish a list
5 of the private schools that have been determined under par. (c) to be eligible to
6 participate in the program under this section in the succeeding school year.

7 **SECTION 5.** 119.23 (2) (e) of the statutes is created to read:

8 119.23 (2) (e) By August 1, a private school that intends to participate in the
9 program under this section in the current school year shall submit to the department
10 a report stating the number of pupils that will attend the private school under this
11 section in the current school year.

12 **SECTION 6.** 119.23 (4) (a) of the statutes is amended to read:

13 119.23 (4) (a) Annually, on or before ~~October 15~~ September 1, a private school
14 participating in the program under this section shall file with the department a
15 report stating its summer average daily membership equivalent and its summer
16 choice average daily membership equivalent for the purpose of sub. (4m).

17 **SECTION 7.** 119.23 (4p) of the statutes is created to read:

18 119.23 (4p) If the department determines under sub. (2) (c) that a private
19 school is eligible to participate in the program under this section, the department
20 may not withhold payment under sub. (4) or (4m) unless ordered to do so by a court.

21 **SECTION 9340. Initial applicability; public instruction.**

22 (1) MILWAUKEE PARENTAL CHOICE PROGRAM. The treatment of section 119.23 (1)
23 (am), (2) (a) 3., (c), (d) and (e), and (4) (a) and (4p) of the statutes first applies to pupils

Grant, Peter

From: Maternowski, Peter
Sent: Saturday, January 13, 2001 1:59 PM
To: Grant, Peter
Subject: Revisions to three drafts

Peter,

Please make the following revisions to the identified drafts:

LRB-1632/2 - Changes the open enrollment payment amount. Please revise the draft so that the payment amount is set at two-thirds of the statewide average per pupil school district cost. (In the draft it is set at 75%.)

LRB-0910/3 - Requires pupils attending private schools under the MPCP to take the statewide assessments administered by the department. Please revise the draft to:

1. Allow private schools participating in the MPCP to opt into the assessments. If a school agrees to administer the assessments, they must administer all tests that are appropriate for their MPCP student body.
2. A school must notify the Department by September 15 if it intends to participate in the statewide testing program in that school year.
3. MPCP schools that agree to participate in the statewide testing program, are subject to the same statutory provisions as public schools (i.e. sections 2, 3, and 4 on 0910/3.)

LRB-0887/3 - Makes various changes to MPCP reporting dates and program administration. Please revise the draft to:

1. Remove the expansion of the definition of private school (the expanded definition included stand-alone 4-year-old kindergarten programs).
2. Remove the language limiting DPI's authority to withhold payments unless ordered to do so by a court.

Thanks, if you have questions I will be in tomorrow afternoon and all day Monday.

Peter Maternowski
State Budget Office
608-266-1923
peter.maternowski@doa.state.wi.us



State of Wisconsin
2001 - 2002 LEGISLATURE

LRB-0887/3

PCkmg:pg
LHmh

DOA:.....Maternowski - Milwaukee parental choice program application date

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

Donotgen
1 AN ACT ...; relating to: participation in the Milwaukee parental choice program.

Analysis by the Legislative Reference Bureau

EDUCATION

PRIMARY AND SECONDARY EDUCATION

This bill makes a number of changes to the Milwaukee parental choice program (MPCP), under which certain low-income pupils are allowed to attend participating private schools at state expense, including the following:

~~1. The bill allows a private educational institution that offers only 4-year-old kindergarten to participate in the program. Currently, only an institution that provides a sequentially progressive curriculum of fundamental instruction in reading, language arts, mathematics, social studies, science, and health may participate.~~

1. ~~2.~~ Currently, a private school must notify DPI of the school's intent to participate in the MPCP by May 1 of the previous school year. This bill changes the date to February 1.

2. ~~3.~~ The bill directs DPI to notify the private school by March 1 whether the private school is eligible to participate in the program. If DPI determines that the school is ineligible, the notice must include an explanation. The bill allows a private school 14 days to appeal a negative determination to DPI and requires DPI to decide the appeal within 7 days.

1 days after the decision. The department shall approve, reverse, or modify its decision
2 within 7 days of receiving an appeal.

3 ~~SECTION 4. 119.23 (2) (d) of the statutes is created to read:~~

4 ~~119.23 (2) (d) Annually by May 15, the state superintendent shall publish a list
5 of the private schools that have been determined under par. (c) to be eligible to
6 participate in the program under this section in the succeeding school year.~~

7 SECTION 5. 119.23 (2) ^(d) ~~(c)~~ of the statutes is created to read:

8 119.23 (2) ^(d) ~~(c)~~ By August 1, a private school that intends to participate in the
9 program under this section in the current school year shall submit to the department
10 a report stating the number of pupils that will attend the private school under this
11 section in the current school year.

12 SECTION 6. 119.23 (4) (a) of the statutes is amended to read:

13 119.23 (4) (a) Annually, on or before ~~October 15~~ September 1, a private school
14 participating in the program under this section shall file with the department a
15 report stating its summer average daily membership equivalent and its summer
16 choice average daily membership equivalent for the purpose of sub. (4m).

17 SECTION 7. 119.23 (4p) of the statutes is created to read:

18 119.23 (4p) If the department determines under sub. (2) (c) that a private
19 school is eligible to participate in the program under this section, the department
20 may not withhold payment under sub. (4) or (4m) unless ordered to do so by a court.

21 **SECTION 9340. Initial applicability; public instruction.**

22 (1) MILWAUKEE PARENTAL CHOICE PROGRAM. The treatment of section 119.23 ~~and~~

23 ~~and~~, (2) (a) 3., (c), ^{and} (d), ~~and~~ (4) (a), and ~~and~~ of the statutes first applies to pupils

(5)

(A)

Annually by May 15

3. The bill requires DEJ to publish a list of the private schools that are eligible to participate in the MAPS in the succeeding school year.

3-20

Section #. 119.23 (5) of the statutes is amended to read:

119.23 (5) ~~The state superintendent shall~~ ^{In order to} ensure that pupils and parents and guardians of pupils who reside in the city are informed ~~annually~~ of the private schools participating in the program under this section.

History: 1989 a. 336; 1993 a. 16; 1995 a. 27 ss. 4002 to 4009, 9145 (1); 1995 a. 216; 1997 a. 27, 113; 1999 a. 9.

, annually by May 15 the state superintendent shall publish a list of the private schools that have been determined under sub. (2) (c) to be eligible to participate in the program under this section in the succeeding school year.



DOA:.....Maternowski – Milwaukee parental choice program application
date

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

1 **AN ACT ...; relating to:** participation in the Milwaukee parental choice program.

Analysis by the Legislative Reference Bureau

EDUCATION

PRIMARY AND SECONDARY EDUCATION

This bill makes a number of changes to the Milwaukee parental choice program (MPCP), under which certain low-income pupils are allowed to attend participating private schools at state expense, including the following:

1. Currently, a private school must notify DPI of the school's intent to participate in the MPCP by May 1 of the previous school year. This bill changes the date to February 1.

2. The bill directs DPI to notify the private school by March 1 whether the private school is eligible to participate in the program. If DPI determines that the school is ineligible, the notice must include an explanation. The bill allows a private school 14 days to appeal a negative determination to DPI and requires DPI to decide the appeal within 7 days.

3. The bill requires DPI annually by May 15 to publish a list of the private schools that are eligible to participate in the MPCP in the succeeding school year.

For further information see the *state and local* 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.** 119.23 (2) (a) 3. of the statutes is amended to read:

2 119.23 (2) (a) 3. The private school notified the state superintendent of its
3 intent to participate in the program under this section by ~~May~~ February 1 of the
4 previous school year. The notice shall specify the number of pupils participating in
5 the program under this section for which the school has space.

6 **SECTION 2.** 119.23 (2) (c) of the statutes is created to read:

7 119.23 (2) (c) 1. If the department receives a notice from a private school under
8 par. (a) 3., by March 1 the department shall notify the private school whether it is
9 eligible to participate in the program under this section. If the department
10 determines that the private school is ineligible, the notice shall include an
11 explanation of that determination.

12 2. If the department determines under subd. 1. that a private school is
13 ineligible, the private school may appeal the decision to the department within 14
14 days after the decision. The department shall approve, reverse, or modify its decision
15 within 7 days of receiving an appeal.

16 **SECTION 3.** 119.23 (2) (d) of the statutes is created to read:

17 119.23 (2) (d) By August 1, a private school that intends to participate in the
18 program under this section in the current school year shall submit to the department
19 a report stating the number of pupils that will attend the private school under this
20 section in the current school year.

21 **SECTION 4.** 119.23 (4) (a) of the statutes is amended to read:

