

2001 DRAFTING REQUEST

Bill

Received: **01/07/2001**

Received By: **grantpr**

Wanted: **As time permits**

Identical to LRB:

For: **Administration-Budget 4-8259**

By/Representing: **Hummert**

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

Drafter: **grantpr**

May Contact:

Alt. Drafters:

Subject: **Higher Education - tech. college**

Extra Copies:

Pre Topic:

DOA:.....Hummert -

Topic:

Various technical college system 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> |
|--------------|-----------------------|----------------------|------------------------|----------------|----------------------------|-----------------|-----------------|
| /? | grantpr 01/07/2001 | hhagen 01/08/2001 | | _____ | | | S&L |
| /1 | | | pgreensl 01/09/2001 | _____ | lrb_docadmin 01/09/2001 | | S&L |
| /2 | grantpr 01/09/2001 | hhagen 01/09/2001 | pgreensl 01/09/2001 | _____ | lrb_docadmin 01/10/2001 | | S&L |
| /3 | grantpr 02/05/2001 | hhagen 02/05/2001 | pgreensl 02/05/2001 | _____ | lrb_docadmin 02/05/2001 | | |

FE Sent For:

<END>

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| /? | grantpr 01/07/2001 | hhagen 01/08/2001 | | _____ | | | S&L |
| /1 | | | pgreensl 01/09/2001 | <u>2/5</u> <u>self</u> | lrb_docadmin 01/09/2001 | | S&L |
| /2 | grantpr 01/09/2001 | hhagen 01/09/2001 | pgreensl 01/09/2001 | _____ | lrb_docadmin 01/10/2001 | | |

FE Sent For:

hhagen
2/10/01
2/5
pb

<END>

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| /? | grantpr 01/07/2001 | hhagen 01/08/2001 | | | | | S&L |
| /1 | | 12 hark 1/9/01 | pgreensl 01/09/2001 | 1/9/01 | lrb_docadmin 01/09/2001 | | |
| FE Sent For: | | | 1/9/01 P.G. | P.G./CH | | | <END> |

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|--------------|----------------|-------------------|--------------|----------------|------------------|-----------------|-----------------|
| 1/? | grantpr | 1, humh 1/8/01 | 1/8 pg | 1/9 pg/36 | | | |

FE Sent For:

<END>

Date: January 5, 2001

To: Steve Miller
Legislative Reference Bureau

From: Joshua Hummert 
Executive Policy and Budget Analyst

Subject: Drafting request for the Wisconsin Technical College System

- ✓ 1. Please change s.38.04(4)(am) so that the board may approve and delete programs of study that have not been approved by a district board.
- ✓ 2. Please modify the language under s. 38.15(3)(c)3 so that the capital expenditure must be made before July 1, 2003. In addition, please modify the language under s. 38.15(3)(c) and s. 38.04(10)(d) so that references to applied technology centers read "applied technology centers *and clean room facilities*"
- ✓ 3. Please give districts the power to waive state instructor certification requirements for individuals with an industry certification recognized by the state board.
- ✓ 4. Please modify the Incentive grants program under s. 38.27 in the following ways: (a) require that a district's budget must be reviewed and approved by the district board before the district is eligible to receive an incentive grant; and (b) grants may be awarded for the purpose of assisting in the marketing and promotion of the Wisconsin Technical College System.

2001

Date (time) needed

LRB- 1847, 1

DOA BUDGET DRAFT

DN

PG: hmb

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 #. RP, 38.04 (4) (am)

SEC. RN, 38.04 (4) (ag); 38.04 (4) (ag) 1.

SEC. CR, 38.04 (4) (ag) 2.

38.04 (4) (ag) 2. A district board

may employ ~~a person~~ an instructor

who is not certified by the board if
instructor

the person holds a valid industry

certification recognized by the board.

SEC. RP, 38.04 (4) (am)

Section #. 38.04 (10) (d) of the statutes is amended to read:

38.04 (10) (d) 1. In consultation with representatives of business and labor, the board shall develop a separate approval process for district board proposals to purchase or construct facilities to be used as applied technology centers or clean room facilities under s. 38.15 (3) (c). The board may not approve a proposal unless the board determines that all of the following apply:

a. The applied technology center or clean room facility is likely to maintain or increase the number of jobs in the region served by the center or facility that require a high level of skill and provide high wages.

b. The productivity of employees who would be served by the center or facility is likely to increase.

c. One or more businesses in the region served by the center or facility will pay for all of the direct operating costs of services provided at the center or facility and at least 20% of the indirect operating costs of services provided at the center or facility pursuant to a contract under s. 38.14 (3) (a), and will fund, either in cash or in kind, at least 30% of the capital costs of the center or facility.

d. The district board consulted with representatives of business and labor on the development of the center or facility.

2. By December 1 of the year in which a center or facility approved under subd. 1. begins operating, and annually thereafter by December 1, the district board shall report to the board the change, since the center or facility began operating, in the wages, productivity and level of skill of the employees who have been directly served by the center or facility.

History: 1971 c. 154, 211; 1973 c. 90, 333; 1975 c. 39; 1977 c. 29; 1979 c. 221; 1981 c. 20; 1981 c. 93 ss. 19m, 30m, 30o; 1981 c. 269, 314; 1983 a. 27, 379; 1985 a. 12, 29; 1985 a. 332 s. 251 (1); 1987 a. 27; 1989 a. 31, 107, 125, 169, 299, 335, 336; 1991 a. 39, 227, 250; 1993 a. 16, 223, 377, 399, 455, 491; 1995 a. 27 ss. 1800n to 1803, 9126 (19) and 9145 (1); 1995 a. 342; 1997 a. 27; 1999 a. 9, 124.

Section #. 38.15 (3) ^X(c) (intro.) of the statutes is amended to read:

38.15 (3) (c) (intro.) A capital expenditure to purchase or construct a facility to be used as an applied technology center ^{or clean room facility} if all of the following apply:

History: 1979 c. 221; 1983 a. 380; 1985 a. 323; 1987 a. 27, 391; 1989 a. 31; 1999 a. 9.

Section #. 38.15 (3) (c) 3. of the statutes is amended to read:

38.15 (3) (c) 3. The capital expenditure is made before ~~January 1, 2002.~~

July 1, 2003

History: 1979 c. 221; 1983 a. 380; 1985 a. 323; 1987 a. 27, 391; 1989 a. 31; 1999 a. 9.

SEC. CR. 38.27 (i) (i)

38.27 (i) (i) ~~For~~ Marketing and

promotion of the technical college systems

Section #. 38.27 (2) (b) of the statutes is amended to read:

38.27 (2) (b) The board shall review the applications submitted under par. (a) according to procedures and criteria established by the board. Prior to awarding a grant for the purpose of sub. (1) (e), the board shall consider the principle of comparable budgetary support for similar programs and ensure that the program being considered for a grant is efficient and cost-effective. The board shall notify the applicant whether its application has been approved and, if approved, of the amount and the conditions of the grant to be awarded.

History: 1985 a. 29; 1987 a. 399, 419; 1989 a. 31; 1991 a. 39; 1993 a. 16; 1995 a. 27; 1997 a. 27.

The board may not award
a grant unless the board has
reviewed and approved the
district board's budget.

to a district board

ANALYSIS

(B) CAPS

EDUCATION

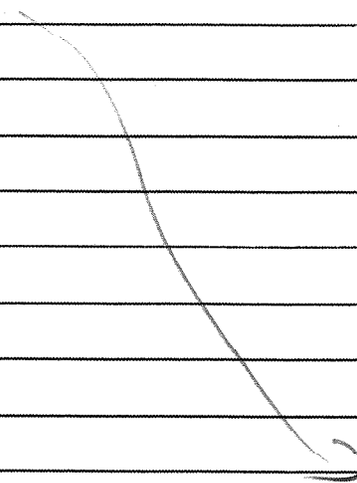
(B) CS

HIGHER EDUCATION

This bill makes ^{several} ~~several~~ changes in the statutes pertaining to the technical college system (TCS), including all of the following:

1. Currently, the ~~statute~~ ~~requires~~ ~~that~~ ~~the~~ ~~board~~ ~~must~~ ~~approve~~ ~~all~~ ~~the~~ ~~qualifications~~ ~~and~~ ~~the~~ ~~courses~~ ~~of~~ ~~study~~ of educational personnel for each program offered in the district schools. This bill allows a district ^{board} to employ an instructor who is not certified by the TCS board if the instructor holds a valid industry certification ~~app~~ recognized by the TCS board.

2. Current law prohibits the ^{TCS} ~~board~~ ^{board} ~~board~~
from considering any course of study ^{study}
for approval if the course has ^{not} ~~not~~ ^{first} ~~first~~
been approved by the district board. This
bill eliminates this prohibition.



3. Currently, ~~the~~ a district board must hold a referendum if it intends to make a capital expenditure that exceeds \$500,000. ^{under certain conditions,} That requirement does not apply to a capital expenditure to purchase or construct an applied technology center. ~~One~~ One of the conditions is that the expenditure be made before January 1, 2002. This bill extends ~~this~~ that date to July 1, 2003. The bill also exempts the purchase ^{or} construction of a ^{clean} ~~clear~~ room facility ^{under the same conditions.}

4. The TCS board currently awards incentive grants to district boards for a variety of purposes. This bill authorizes the TCS board to award a grant to a district

board to ~~assist~~^{assist} in the marketing and
promotion of the ~~Technical College~~ TCS.

The bill also prohibits the TCS board
from awarding ~~any~~^{any} incentive grant to
a district board without
~~unless it~~ first reviewing and approving the
district board's budget.

FE - PL

1847/1
PG: hmb:

DN

Date

Josh:

I did not amend s. 38.27 (2) (c) to (f)
or s. 38.27 (2m)
regarding the grants for promoting the
WTCs. Let me know if ~~there are~~ any
of those ~~provisions~~ ^{provisions} that should be amended.

PG

~~2. The only ~~law~~ provision that I could
find in ch. 38 that relates to ~~instruct~~
the certification of instructors is in
s. 38.04 (4) (a), which states that "... the
qualifications of educational personnel ... shall
be approved by the board." This seems to
me to authorize the board to waive whatever
certification requirements it has established
under whatever circumstances it determines are~~

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-1847/1dn
PG:hmh:pg

January 8, 2001

Josh:

I did not amend s. 38.27 (2) (c) to (f) or s. 38.27 (2m) regarding the grants for promoting the WTCS. Let me know if any of those provisions should be amended.

Peter R. Grant
Managing Attorney
Phone: (608) 267-3362
E-mail: peter.grant@legis.state.wi.us

Grant, Peter

From: Hummert, Joshua
Sent: Tuesday, January 09, 2001 1:40 PM
To: Grant, Peter
Subject: RE: LRB Draft: 01-1847/1 Various technical college system changes

Peter, I have a couple comments regarding draft 01-1847/1:

- 1) s. 38.27(2)(c) to (f) and s. 38.(27)(2m) are fine, I don't think they need to be amended.
- 2) I think we would like to explicitly give the state board the authority to direct district boards to adopt or delete programs of study, instead of simply repealing s. 38.04(4)(am).
- 3) Finally, would you mind inserting "statewide" at the beginning of s. 38.27(1)(i)?

Thanks,
Josh

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

From: Greenslet, Patty
Sent: Tuesday, January 09, 2001 11:23 AM
To: Hummert, Joshua
Cc: Hanle, Bob; Currier, Dawn; Hanaman, Cathlene; Haugen, Caroline
Subject: LRB Draft: 01-1847/1 Various technical college system changes

Following is the PDF version of draft 01-1847/1.

<< File: 01-1847/1 >> << File: 01-1847/1dn >>



State of Wisconsin
2001 - 2002 LEGISLATURE

LRB-1847/1

PG:hmh:pg

Stays

DOA:.....Hummert - Various technical college system changes

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

1 AN ACT ^{do not gen} ...; relating to: the budget.

Analysis by the Legislative Reference Bureau

EDUCATION

HIGHER EDUCATION

This bill makes several changes in the statutes pertaining to the technical college system (TCS), including all of the following:

1. Currently, the TCS board must approve the qualifications of educational personnel and the courses of study for each program offered in the district schools. This bill allows a district board to employ an instructor who is not certified by the TCS board if the instructor holds a valid industry certification recognized by the TCS board.

2. Current law prohibits the TCS board from considering any course of study for approval if the course has not first been approved by the district board. This bill eliminates this prohibition.

3. Currently, a district board must hold a referendum if it intends to make a capital expenditure that exceeds \$500,000. Under certain conditions, that requirement does not apply to a capital expenditure to purchase or construct an applied technology center. One of the conditions is that the expenditure be made before January 1, 2002. This bill extends that date to July 1, 2003. The bill also exempts the purchase or construction of a clean room facility under the same conditions.

4. The TCS board currently awards incentive grants to district boards for a variety of purposes. This bill authorizes the TCS board to award a grant to a district

INS-A

board to assist in the ^{statewide} marketing and promotion of the TCS. The bill also prohibits the TCS board from awarding any incentive grant to a district board without first reviewing and approving the district board's budget.

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.** 38.04 (4) (ag) of the statutes is renumbered 38.04 (4) (ag) 1.

2 **SECTION 2.** 38.04 (4) (ag) 2. of the statutes is created to read:

3 38.04 (4) (ag) 2. A district board may employ an instructor who is not certified
4 by the board if the instructor holds a valid industry certification recognized by the
5 board.

6 **SECTION 3.** 38.04 (4) (am) of the statutes is repealed.

7 **SECTION 4.** 38.04 (10) (d) of the statutes is amended to read:

8 38.04 (10) (d) 1. In consultation with representatives of business and labor, the
9 board shall develop a separate approval process for district board proposals to
10 purchase or construct facilities to be used as applied technology centers or clean room
11 facilities under s. 38.15 (3) (c). The board may not approve a proposal unless the
12 board determines that all of the following apply:

13 a. The applied technology center or clean room facilities is likely to maintain
14 or increase the number of jobs in the region served by the center or facility that
15 require a high level of skill and provide high wages.

16 b. The productivity of employees who would be served by the center or facility
17 is likely to increase.

18 c. One or more businesses in the region served by the center or facility will pay
19 for all of the direct operating costs of services provided at the center or facility and

1 at least 20% of the indirect operating costs of services provided at the center or
2 facility, pursuant to a contract under s. 38.14 (3) (a), and will fund, either in cash or
3 in kind, at least 30% of the capital costs of the center or facility.

4 d. The district board consulted with representatives of business and labor on
5 the development of the center or facility.

6 2. By December 1 of the year in which a center or facility approved under subd.
7 1. begins operating, and annually thereafter by December 1, the district board shall
8 report to the board the change, since the center or facility began operating, in the
9 wages, productivity, and level of skill of the employees who have been directly served
10 by the center or facility.

11 **SECTION 5.** 38.15 (3) (c) (intro.) of the statutes is amended to read:

12 38.15 (3) (c) (intro.) A capital expenditure to purchase or construct a facility to
13 be used as an applied technology center or clean room facility if all of the following
14 apply:

15 **SECTION 6.** 38.15 (3) (c) 3. of the statutes is amended to read:

16 38.15 (3) (c) 3. The capital expenditure is made before ~~January 1, 2002~~ July 1,
17 2003.

18 **SECTION 7.** 38.27 (1) (i) of the statutes is created to read:

19 ✓ 38.27 (1) (i) ^{Statewide} Marketing and promotion of the technical college system.

20 **SECTION 8.** 38.27 (2) (b) of the statutes is amended to read:

21 38.27 (2) (b) The board shall review the applications submitted under par. (a)
22 according to procedures and criteria established by the board. The board may not
23 award a grant to a district board unless the board has reviewed and approved the
24 district board's budget. Prior to awarding a grant for the purpose of sub. (1) (e), the
25 board shall consider the principle of comparable budgetary support for similar

1 programs and ensure that the program being considered for a grant is efficient and
2 cost-effective. The board shall notify the applicant whether its application has been
3 approved and, if approved, of the amount and the conditions of the grant to be
4 awarded.

5 (END)



TODAY
State of Wisconsin
2001 - 2002 LEGISLATURE

LRB-1847/2

PG:bmh:pg

Stays

DOA:.....Hummert - Various technical college system changes

FOR 2001-03 BUDGET - NOT READY FOR INTRODUCTION

1

Do not gen
AN ACT ...; relating to: the budget.

Analysis by the Legislative Reference Bureau

EDUCATION

HIGHER EDUCATION

This bill makes several changes in the statutes pertaining to the technical college system (TCS), including all of the following:

1. Currently, the TCS board must approve the qualifications of educational personnel and the courses of study for each program offered in the district schools. This bill allows a district board to employ an instructor who is not certified by the TCS board if the instructor holds a valid industry certification recognized by the TCS board.

2. Current law prohibits the TCS board from considering any course of study for approval if the course has not first been approved by the district board. This bill eliminates this prohibition. The bill also requires the district board to offer any program or course of study that the TCS board directs the district board to offer, and to eliminate any program or course of study that the TCS board directs the board to eliminate.

3. Currently, a district board must hold a referendum if it intends to make a capital expenditure that exceeds \$500,000. Under certain conditions, that requirement does not apply to a capital expenditure to purchase or construct an applied technology center. One of the conditions is that the expenditure be made before January 1, 2002. This bill extends that date to July 1, 2003. ~~The bill also~~

~~exempts the purchase or construction of a clean room facility under the same conditions.~~

4. The TCS board currently awards incentive grants to district boards for a variety of purposes. This bill authorizes the TCS board to award a grant to a district board to assist in the statewide marketing and promotion of the TCS. The bill also prohibits the TCS board from awarding any incentive grant to a district board without first reviewing and approving the district board's budget.

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.** 38.04 (4) (ag) of the statutes is renumbered 38.04 (4) (ag) 1.

2 **SECTION 2.** 38.04 (4) (ag) 2. of the statutes is created to read:

3 38.04 (4) (ag) 2. A district board may employ an instructor who is not certified
4 by the board if the instructor holds a valid industry certification recognized by the
5 board.

6 **SECTION 3.** 38.04 (4) (am) of the statutes is repealed.

7 **SECTION 4.** 38.04 (10) (d) of the statutes is amended to read:

8 38.04 (10) (d) 1. In consultation with representatives of business and labor, the
9 board shall develop a separate approval process for district board proposals to
10 purchase or construct facilities to be used as applied technology centers or clean room
11 facilities under s. 38.15 (3) (c). The board may not approve a proposal unless the
12 board determines that all of the following apply:

13 a. The applied technology center or clean room facilities is likely to maintain
14 or increase the number of jobs in the region served by the center or facility that
15 require a high level of skill and provide high wages.

16 b. The productivity of employees who would be served by the center or facility
17 is likely to increase.

1 c. One or more businesses in the region served by the center or facility will pay
2 for all of the direct operating costs of services provided at the center or facility and
3 at least 20% of the indirect operating costs of services provided at the center or
4 facility, pursuant to a contract under s. 38.14 (3) (a), and will fund, either in cash or
5 in kind, at least 30% of the capital costs of the center or facility.

6 d. The district board consulted with representatives of business and labor on
7 the development of the center or facility.

8 2. By December 1 of the year in which a center or facility approved under subd.
9 1. begins operating, and annually thereafter by December 1, the district board shall
10 report to the board the change, since the center or facility began operating, in the
11 wages, productivity, and level of skill of the employees who have been directly served
12 by the center or facility.

13 SECTION 5. 38.12 (12) of the statutes is created to read:

14 38.12 (12) REQUIRED PROGRAMS AND COURSES. The district board shall offer any
15 program or course of study that the board directs the district board to offer and shall
16 eliminate any program or course of study that the board directs the district board to
17 eliminate.

18 SECTION 6. 38.15 (3) (c) (intro.) of the statutes is amended to read:

19 38.15 (3) (c) (intro.) A capital expenditure to purchase or construct a facility to
20 be used as an applied technology center or clean room facility if all of the following
21 apply:

22 SECTION 7. 38.15 (3) (c) 3. of the statutes is amended to read:

23 38.15 (3) (c) 3. The capital expenditure is made before January 1, 2002 July 1,
24 2003.

25 SECTION 8. 38.27 (1) (i) of the statutes is created to read:

1 38.27 (1) (i) Statewide marketing and promotion of the technical college
2 system.

3 **SECTION 9.** 38.27 (2) (b) of the statutes is amended to read:

4 38.27 (2) (b) The board shall review the applications submitted under par. (a)
5 according to procedures and criteria established by the board. The board may not
6 award a grant to a district board unless the board has reviewed and approved the
7 district board's budget. Prior to awarding a grant for the purpose of sub. (1) (e), the
8 board shall consider the principle of comparable budgetary support for similar
9 programs and ensure that the program being considered for a grant is efficient and
10 cost-effective. The board shall notify the applicant whether its application has been
11 approved and, if approved, of the amount and the conditions of the grant to be
12 awarded.

13

(END)

(A)

(u) The bill also requires the district board
to offer any program or course of
study that the TCS board directs
the district board to offer, and to
eliminate any program or course of
study that the TCS board directs the
board to eliminate.

3-10

SEC. CR. 38.12 (12)

~~SEC. RC. 38.04~~

~~38.04 (4) (am) The board may direct~~

~~a district board~~

AND COURSES.

38.12(12) REQUIRED PROGRAMS } The

district board shall offer any program or

course of study that the board ~~requires~~

directs the district board to offer ~~and shall~~ ^{or} ~~and shall~~ ^{or} eliminate any program or course of

study that the ~~the~~ board directs the

district board to eliminate.

Grant, Peter

From: Hummert, Joshua
Sent: Monday, February 05, 2001 3:03 PM
To: Grant, Peter
Subject: RE: LRB Draft: 01-1847/2 Various technical college system changes

Peter, would you please eliminate the reference to clean room facilities in this draft?

Thanks,
Josh

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

From: Greenslet, Patty
Sent: Tuesday, January 09, 2001 8:29 PM
To: Hummert, Joshua
Cc: Hanle, Bob; Currier, Dawn; Hanaman, Cathlene; Haugen, Caroline
Subject: LRB Draft: 01-1847/2 Various technical college system changes

Following is the PDF version of draft 01-1847/2.

<< File: 01-1847/2 >>



DOA:.....Hummert – Various technical college system changes

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

1 AN ACT ...; relating to: the budget.

Analysis by the Legislative Reference Bureau

EDUCATION

HIGHER EDUCATION

This bill makes several changes in the statutes pertaining to the technical college system (TCS), including all of the following:

1. Currently, the TCS board must approve the qualifications of educational personnel and the courses of study for each program offered in the district schools. This bill allows a district board to employ an instructor who is not certified by the TCS board if the instructor holds a valid industry certification recognized by the TCS board.

2. Current law prohibits the TCS board from considering any course of study for approval if the course has not first been approved by the district board. This bill eliminates this prohibition. The bill also requires the district board to offer any program or course of study that the TCS board directs the district board to offer, and to eliminate any program or course of study that the TCS board directs the board to eliminate.

3. Currently, a district board must hold a referendum if it intends to make a capital expenditure that exceeds \$500,000. Under certain conditions, that requirement does not apply to a capital expenditure to purchase or construct an applied technology center. One of the conditions is that the expenditure be made before January 1, 2002. This bill extends that date to July 1, 2003.

4. The TCS board currently awards incentive grants to district boards for a variety of purposes. This bill authorizes the TCS board to award a grant to a district board to assist in the statewide marketing and promotion of the TCS. The bill also prohibits the TCS board from awarding any incentive grant to a district board without first reviewing and approving the district board's budget.

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.** 38.04 (4) (ag) of the statutes is renumbered 38.04 (4) (ag) 1.

2 **SECTION 2.** 38.04 (4) (ag) 2. of the statutes is created to read:

3 38.04 (4) (ag) 2. A district board may employ an instructor who is not certified
4 by the board if the instructor holds a valid industry certification recognized by the
5 board.

6 **SECTION 3.** 38.04 (4) (am) of the statutes is repealed.

7 **SECTION 4.** 38.12 (12) of the statutes is created to read:

8 38.12 (12) **REQUIRED PROGRAMS AND COURSES.** The district board shall offer any
9 program or course of study that the board directs the district board to offer and shall
10 eliminate any program or course of study that the board directs the district board to
11 eliminate.

12 **SECTION 5.** 38.15 (3) (c) 3. of the statutes is amended to read:

13 38.15 (3) (c) 3. The capital expenditure is made before ~~January 1, 2002~~ July 1,
14 2003.

15 **SECTION 6.** 38.27 (1) (i) of the statutes is created to read:

16 38.27 (1) (i) Statewide marketing and promotion of the technical college
17 system.

18 **SECTION 7.** 38.27 (2) (b) of the statutes is amended to read:

1 38.27 (2) (b) The board shall review the applications submitted under par. (a)
2 according to procedures and criteria established by the board. The board may not
3 award a grant to a district board unless the board has reviewed and approved the
4 district board's budget. Prior to awarding a grant for the purpose of sub. (1) (e), the
5 board shall consider the principle of comparable budgetary support for similar
6 programs and ensure that the program being considered for a grant is efficient and
7 cost-effective. The board shall notify the applicant whether its application has been
8 approved and, if approved, of the amount and the conditions of the grant to be
9 awarded.

10

(END)