

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

LRB-4094/1dn  
RCT:nwn:md

March 3, 2010

This is an introducible version of the groundwater management proposal. The changes from the /P4 version are based on instructions in a message from Beth Bier sent Friday (2/26/2010) afternoon and a subsequent discussion with John Maycroft.

John indicated that the sentence on page 21, lines 4 and 5, of the /P4 should not be deleted. He also said that the draft should provide that if the county or counties in which a groundwater attention area (GAA) is located ask DNR for assistance in implementing the plan, the only result should be that DNR must review high capacity well approvals to ensure that they are consistent with the plan. Thus, I have removed from the draft the requirement that public water supply systems in such a GAA complete a water supply plan under s. 281.348 that is consistent with the GAA's groundwater management plan within 12 months after DNR approves the GAA's groundwater management plan and the requirement that DNR include water conservation requirements consistent with the GAA's plan in approvals under ss. 30.18 (2) (a), 281.246, and 281.41.

Please contact me with any questions or redraft instructions.

Rebecca C. Tradewell  
Managing Attorney  
Phone: (608) 266-7290  
E-mail: [becky.tradewell@legis.wisconsin.gov](mailto:becky.tradewell@legis.wisconsin.gov)