

**2009 DRAFTING REQUEST**

**Assembly Amendment (AA-ASA1-AB910)**

Received: **04/14/2010**

Received By: **jkuesel**

Wanted: **As time permits**

Companion to LRB:

For: **Fred Clark (608) 266-7746**

By/Representing: **Rachel Letzing - LCS**

May Contact:

Drafter: **jkuesel**

Subject: **State Govt - miscellaneous  
Nat. Res. - miscellaneous**

Addl. Drafters:

Extra Copies: **Rachel Letzing - LCS - 1**

Submit via email: **YES**

Requester's email: **Rep.Clark@legis.wisconsin.gov**

Carbon copy (CC:) to:

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**Pre Topic:**

No specific pre topic given

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**Topic:**

AA to ASA 1 to AB-910

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**Instructions:**

Per attached E mail, 4/14/10.

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**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>
/?	jkuesel 04/14/2010	jdye 04/14/2010		_____			
/1			jfrantze 04/14/2010	_____	lparisi 04/14/2010	lparisi 04/14/2010	

FE Sent For:

<END>

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FE Sent For:

<END>

**Kuesel, Jeffery**

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**To:** Letzing, Rachel  
**Cc:** Grant, Peter; Malaise, Gordon  
**Subject:** RE: Amendment request - LRBs0388/2

Rachel,

I will take care of your request. Regarding #3, this is a s. 13.10 review. See s. 13.10 (1), stats. Years ago, we used to specify in every nonstatutory provision that the review was under s. 13.10. To simplify things, we enacted this statute so s. 13.10 is now the default. Because under the normal s. 13.10 procedures, I believe, if any member wishes to have a meeting, a meeting is held, that would also be the default.

Jeff

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**From:** Letzing, Rachel  
**Sent:** Wednesday, April 14, 2010 12:36 PM  
**To:** Kuesel, Jeffery; Grant, Peter; Malaise, Gordon  
**Subject:** Amendment request - LRBs0388/2

Hi all - Not sure who to direct this to specifically, but here goes:

Reps. Clark and Mason would like an amendment drafted to ASA 1 to AB 910 (LRBs0388/2) to do the following:

1. On page 8, lines 1-3 clarify this subsection so that "except as authorized in subd. 2, all projects shall be sited on land that is located in this state, owned by the federal or state government or a local government, etc." The intent is to have the double negatives removed from this subsection to clarify the authors' intent.
2. Specify that the amount of money DOA can take from executive branch agencies is capped at \$400,000. I think this provision is on p. 13. The intent is that the amount of money DOA can come up with should be up to \$400,000.
3. On p. 13, line 18 to p. 14 line 4, specify that if any member of Joint Finance wants to have a hearing on a DOA proposed transfer, Joint Finance must hold a hearing. The intent is that this review should be like a 13.10 review.

I hope to be in the rest of today so please call if you have any questions.

Rachel Letzing  
Senior Staff Attorney  
Wisconsin Legislative Council Staff  
Ph: 608.266.3370  
Fax: 608.266.3830



jd

THU 7/15 8AM

~~PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION~~

ASSEMBLY AMENDMENT ,

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 2009 ASSEMBLY BILL 910

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

2 1. Page 8, line 1: delete the material beginning with "no" and ending with "not"  
3 line 2 and substitute "each project shall be sited on land that is".

4 2. Page 13, line 5: delete the material beginning with "any" and ending with  
5 "money" on line 6 and substitute "not more than \$400,000".

6 3. Page 13, line 20: after "transfer." insert "The cochairpersons shall send a  
7 copy of the request to each member of the committee and shall notify each member  
8 of the committee in writing that the member may request a meeting of the committee.  
9 If, within the period consisting of 14 working days after the date of the secretary's  
10 notification, a member requests that a meeting of the committee be held for the  
11 purpose of reviewing the proposed transfer, the cochairpersons shall call a meeting

1 of the committee within that period and shall notify the secretary that a meeting is  
2 scheduled. As provided in section 13.10 (1) of the statutes, the meeting shall be held  
3 under section 13.10 of the statutes.”.

4 (END)