

2009 DRAFTING REQUEST

Bill

Received: **04/15/2009**

Received By: **chanaman**

Wanted: **As time permits**

Identical to LRB:

For: **Administration**

By/Representing: **Schmiedicke**

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

Drafter: **chanaman**

May Contact:

Addl. Drafters:

Subject: **State Finance - bud generally**

Extra Copies: **Paper Copy To:
JTK, RCT, PG, MES
CMH & SRM
E-Mail To: All Attorneys**

Submit via email: **YES**

Requester's email: **jennifer.kraus@doa.state.wi.us**

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Various bills for the American Recovery and Reinvestment Act

Instructions:

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/P1	chanaman 04/16/2009	wjackson 04/16/2009		_____			S&L
/P2	chanaman 04/16/2009	wjackson 04/16/2009	mduchek 04/16/2009	_____	mbarman 04/16/2009		S&L
/P3	pgrant	csicilia	jfrantze	_____	chanaman		S&L

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	04/17/2009	04/17/2009	04/16/2009	_____	04/16/2009		
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/2	jkuesel 04/20/2009	jdye 04/20/2009	jfrantze 04/20/2009	_____	mbarman 04/20/2009		S&L
/3	gmalaise 04/23/2009 jkreye 04/28/2009 mshovers 04/28/2009	kfollett 04/23/2009 wjackson 04/28/2009	rschluet 04/23/2009	_____	sbasford 04/23/2009		S&L
/4			rschluet 04/28/2009	_____	lparisi 04/28/2009	sbasford 04/29/2009	S&L

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<END>

→ 04-30-2009
("1/4")

per
CMH
see attached

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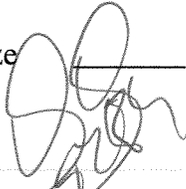
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[Handwritten signatures and initials over the Drafting History table]

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/P3	pgrant	csicilia <i>1/2 4/20 jld</i>	jfrantze <i>4/10</i>	_____	chanaman		S&L

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/P3	pgrant	csicilia 1/11/09 4/11/09	jfrantze 4/17/09	Y/A P4/15	chanaman		S&L

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Handwritten notes: 4/17 ph, PA/LS

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✓ P4 is 4/17
09

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/P1	chanaman	1/2 WJ4/16	4/14	H/E JF/DK			

FE Sent For: mb

<END>

Barman, Mike

From: Hanaman, Cathlene
Sent: Monday, April 20, 2009 8:54 AM
To: Christina Duerst; Lori Northrop; Mike Barman; Sarah Basford

-2697 is a compile. I think some of the underlying drafts are still being updated though. The component numbers are on the request sheet.

RESEARCH APPENDIX - Draft Transfer/Copy Request Form

- Atty's please complete this form and give to Mike Barman

(Request Made By: CMH) (Date: 04 / 20 / 2009)



Please transfer the drafting file for

2007 LRB _____ to the drafting file

for 2009 LRB _____

☞ The final version of the 2007 draft and the final Request Sheet will be copied on yellow paper, and returned to the original 2007 drafting file. A new cover sheet will be created/included listing the new location of the drafting file's "guts".

☞ For research purposes, because the 2007 draft was incorporated into a new 2009 draft, the complete drafting file will be transferred, as a separate appendix, to the new 2009 drafting file. This request form will be inserted into the "guts" of the 2009 draft. If introduced, the appendix will be scanned/added to the electronic drafting file folder.

---OR---

Please copy the drafting file for

2009 LRB _____ / _____ (include the version) and place it in the

drafting file for 2009 LRB - 2697

☞ For research purposes, because the original 2009 draft was incorporated into another 2009 draft, the original drafting file will be copied on yellow paper (darkened/auto centered/reduced to 90%) and added, as a separate appendix, to the new 2009 drafting file. This request form will be inserted into the "guts" of the new 2009 draft. If introduced the appendix will be scanned/added to the electronic drafting file folder.

☞ The original drafting file will then returned, intact, to its folder and filed. For future reference, a copy of the transfer/copy request form will also be added to the "guts" of the original draft.

compile drafts listed on attached "Request Sheet"

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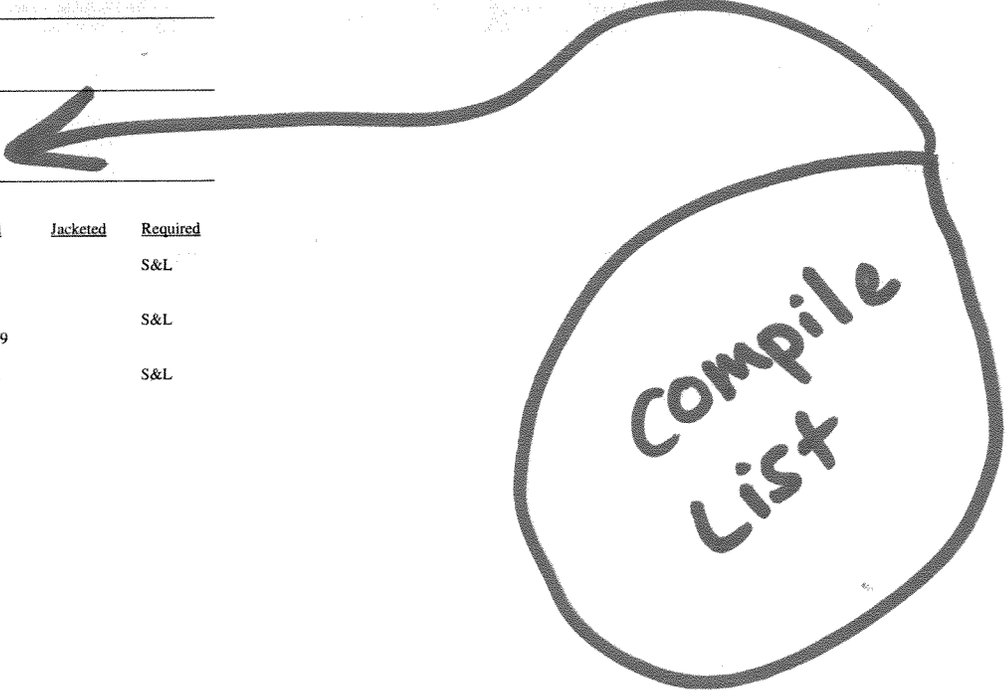
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P2

all

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

Now please

agen cut

1 **AN ACT**...; **relating to:** excluding recovery and reinvestment act moneys from the
 2 calculation of expenditure restraint payments; relating to eligibility for
 3 participation in the programs of a community action agency; financial
 4 assistance under the Clean Water Fund Program and the Safe Drinking Water
 5 Loan Program; the confidentiality of pupil records provided to the Department
 6 of Public Instruction; financial assistance for criminal justice programs;
 7 definition of low-income household under energy and weatherization
 8 assistance programs; eligibility and notice changes for state continuation of
 9 coverage for health insurance providing an exemption from emergency rule
 10 procedures; and granting rule-making authority and making an appropriation

Analysis by the Legislative Reference Bureau

*** ANALYSIS FROM -2519/P2 ***

SHARED REVENUE

Under current law, for purposes of determining a municipality's eligibility to receive expenditure restraint payments, a comparison of a municipality's current budget with its previous budget excludes principal and interest on long-term debt,

INS
A
cmh
then B ✓
then C ✓
then D ✓

ARRA

SET

certain revenue sharing payments, and recycling fee payments. Under this bill, expenditures from moneys received under ~~the federal American Recovery and Reinvestment Act~~ are also excluded from municipal budget comparisons for purposes of determining a municipality's eligibility to receive expenditure restraint payments.

***** ANALYSIS FROM -2551/1 *****

HEALTH AND HUMAN SERVICES

PUBLIC ASSISTANCE

Under current law, a community action agency approved by the secretary of children and families and by the legislative body of the local governmental unit serviced by the community action agency is required to develop and implement programs designed to serve persons whose income is at or below 125 percent of the poverty line. Those programs may include provisions that will help those persons secure and retain employment, improve their education, make better use of available income, obtain adequate housing and a suitable living environment, secure needed transportation, obtain emergency assistance, participate in community affairs, and use more effectively other available programs. This bill increases the eligibility threshold for participation in a program of a community action agency to 200 percent of the poverty line for fiscal years 2008-09 and 2009-10.

***** ANALYSIS FROM -2522/3 *****

ENVIRONMENT

Under the Clean Water Fund Program, this state provides financial assistance for projects for controlling water pollution, including sewage treatment plants, using state and federal funds. One form of financial assistance provided under the Clean Water Fund Program is a loan at a subsidized interest rate. The law specifies the interest rates at which loans are provided. The Clean Water Fund Program also provides grants to municipalities that satisfy financial hardship criteria. The budget bill for each fiscal biennium establishes the present value of the subsidies that may be provided under the Clean Water Fund Program during that fiscal biennium. Current law prohibits applications from being approved and funds from being expended for clean water fund projects in a fiscal biennium before the budget bill is enacted.

The ~~federal American Recovery and Reinvestment Act (ARRA)~~ provides funds for state programs like the Clean Water Fund Program. This bill authorizes those funds to be expended under the Clean Water Fund Program. The bill allows the funds to be provided as loans at interest rates that may differ from the rates provided under current law and allows forgiveness of a portion of the principal amount of a loan. The bill also allows the funds to be provided as grants, without regard to the financial hardship criteria. The bill allows applications to be approved and funds to be expended before the budget bill is enacted.

Under the Safe Drinking Water Loan Program, this state provides loans to local governmental units for projects for the construction or modification of public water systems, using state and federal funds. The loans are provided at subsidized interest rates. The law specifies the interest rates at which loans are provided. The budget bill for each fiscal biennium establishes the present value of the subsidies that may

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be provided under the Safe Drinking Water Loan Program during that fiscal biennium. Current law prohibits applications from being approved and funds from being expended for safe drinking water projects in a fiscal biennium before the budget bill is enacted.

C

The ARRA provides funds for state programs like the Safe Drinking Water Loan Program. This bill authorizes those funds to be expended under the Safe Drinking Water Loan Program. The bill allows the funds to be provided as loans at interest rates that may differ from the rates provided under current law. The bill also allows the funds to be provided as grants. The bill allows applications to be approved and funds to be expended before the budget bill is enacted.

*** ANALYSIS FROM -2566/2 ***

EDUCATION

With certain exceptions, current law requires that all pupil records maintained by a public school be kept confidential. One exception requires a school board, upon request by the Department of Public Instruction (DPI), to provide DPI with any information contained in a pupil record that relates to an audit or evaluation of a federal or state-supported program or that is required to determine compliance with state laws governing public schools. Current law directs DPI to keep confidential all pupil records provided to DPI by a school board.

B

This bill eliminates the requirement that DPI keep confidential pupil records received from a school board.

*** ANALYSIS FROM -2680/P1 ***

CRIME

This bill creates an appropriation of federal revenues that allows moneys received under the federal American Recovery and Reinvestment Act (ARRA) for criminal justice programs to be used for that purpose.

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*** ANALYSIS FROM -2686/P1 ***

STATE GOVERNMENT

Under current law, DOA administers programs for providing energy and weatherization assistance to low-income households. Under the programs, "low-income household" is defined, in part, as a household with income that is not more than 150 percent of income poverty guidelines or a poverty line determined under federal law. This bill defines "low-income household" for the programs as, in part, not more than 60 percent of the statewide median household income.

*** ANALYSIS FROM -2687/P2 ***

This is a preliminary draft. An analysis will be provided in a later version.

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

LPS:
Please
Retain
extra
line space.

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

1 16.27 (5) (b) A household with income which is not more than ~~150%~~ of the
2 ~~income poverty guidelines for the nonfarm population of the United States as~~
3 ~~prescribed by the federal office of management and budget under 42 USC 9902 (2)~~
4 60 percent of the statewide median household income.

5 **SECTION 2.** 16.957 (1) (m) of the statutes is amended to read:

6 16.957 (1) (m) "Low-income household" means any individual or group of
7 individuals in this state who are living together as one economic unit and for whom
8 residential electricity is customarily purchased in common or who make
9 undesignated payments for electricity in the form of rent, and whose household
10 income is not more than ~~150% of the poverty line as determined under 42 USC 9902~~
11 (2) 60 percent of the statewide median household income.

12 **SECTION 3.** 20.505 (6) (n) of the statutes is created to read:

13 20.505 (6) (n) *Federal aid; criminal justice.* All moneys received from the
14 federal government pursuant to P.L. 111-5 for criminal justice programs to carry out
15 the purpose for which received.

16 **SECTION 4.** 49.265 (1) (b) of the statutes is amended to read:

17 49.265 (1) (b) "Poor person" means a resident of a community served by a
18 community action agency, whose income is at or below ~~125%~~ 200 percent of the
19 poverty line.

20 **SECTION 5.** 49.265 (1) (b) of the statutes, as affected by 2009 Wisconsin Act
21 (this act), is repealed and recreated to read:

22 49.265 (1) (b) "Poor person" means a resident of a community served by a
23 community action agency whose income is at or below 125 percent of the poverty line.

24 **SECTION 6.** 79.05 (2) (c) of the statutes is amended to read:

1 79.05 (2) (c) Its municipal budget; exclusive of principal and interest on
2 long-term debt and exclusive of revenue sharing payments under s. 66.0305 and,
3 recycling fee payments under s. 289.645, and expenditures from moneys received
4 pursuant to P.L. 111-5; for the year of the statement under s. 79.015 increased over
5 its municipal budget as adjusted under sub. (6); exclusive of principal and interest
6 on long-term debt and exclusive of revenue sharing payments under s. 66.0305 and,
7 recycling fee payments under s. 289.645, and expenditures from moneys received
8 pursuant to P.L. 111-5; for the year before that year by less than the sum of the
9 inflation factor and the valuation factor, rounded to the nearest 0.10%.

10 **SECTION 7.** 118.125 (2) (g) 2. of the statutes is amended to read:

11 118.125 (2) (g) 2. Upon request by the department, the school board shall
12 provide the department with any information contained in a pupil record that relates
13 to an audit or evaluation of a federal or state-supported program or that is required
14 to determine compliance with requirements under chs. 115 to 121. The department
15 shall keep confidential all pupil records provided to the department by a school
16 board.

17 **SECTION 8.** 149.10 (2t) (e) of the statutes is amended to read:

18 149.10 (2t) (e) If the individual was offered the option of continuation coverage
19 under a federal continuation provision or similar state program, including under
20 2009 Wisconsin Act ... (this act), section ⁹¹²⁶ 10 (2), the individual elected the
21 continuation coverage.

22 **SECTION 9.** 632.746 (3) (b) of the statutes is amended to read:

23 632.746 (3) (b) With respect to enrollment of an individual under a group health
24 plan or a group health benefit plan, a period of creditable coverage after which the
25 individual was not covered under any creditable coverage for a period of at least 63

1 days before enrollment in the group health plan or group health benefit plan may not
2 be counted. For purposes of this paragraph, the period specified in 2009 Wisconsin
3 Act (this act), section ⁹¹²⁶~~10~~ (2) (i), or any waiting period or affiliation period for
4 coverage under the group health plan or group health benefit plan shall not be taken
5 into account in determining the period before enrollment in the group health plan
6 or group health benefit plan.

7 **SECTION 10. Nonstatutory provisions.**

8 (1) DEFINITIONS. In this section, unless the context requires otherwise:

9 (a) "Covered employee" means a person who was previously covered under an
10 employer's group policy.

11 (b) "Federal act" means the American Recovery and Reinvestment Act of 2009,
12 P.L. 111-5.

13 (c) "Group policy" has the meaning given in section 632.897 (1) (c) 1., 2., and
14 3. of the statutes.

15 (d) "Insurer" includes an insurer that issues a group policy that replaces or
16 succeeds a group policy in effect on the date that a terminated insured is first entitled
17 to elect continuation of coverage.

18 (e) "State eligible individual" means a covered employee, or the spouse or
19 dependent of a covered employee, to whom all of the following apply:

20 1. The covered employee's employment is involuntarily terminated during the
21 period that begins on September 1, 2008, and ends on December 31, 2009, and that
22 involuntary termination is the qualifying event for continuation of coverage for the
23 covered employee or the spouse or dependent of the covered employee.

24 2. The covered employee or spouse or dependent of the covered employee is not
25 eligible for continuation of coverage under a federal continuation provision, as

1 defined in section 632.745 (8) of the statutes, and becomes eligible for continuation
2 of coverage under section 632.897 of the statutes during any of the following:

3 a. The period that begins on September 1, 2008, and ends before the effective
4 date of this subdivision 2. a.

5 b. The period that begins on the effective date of this subdivision 2. b. and ends
6 before January 1, 2010.

7 (f) "Terminated insured" has the meaning given in section 632.897 (1) (f) of the
8 statutes.

9 (2) ADDITIONAL CONTINUATION COVERAGE ELECTION OPPORTUNITY FOR STATE
10 ELIGIBLE INDIVIDUALS ELIGIBLE PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION.

11 (a) Notwithstanding section 632.897 (2) (d) and (3) (a) of the statutes, an
12 insurer shall permit a terminated insured, on behalf of a state eligible individual who
13 became eligible during the period described under subsection (1) (e) 2. a. and who
14 does not have continuation of coverage on the effective date of this paragraph, to elect
15 continuation of coverage during a 60-day period beginning on the date of the notice
16 required to be provided under paragraph (b) or (c).

17 (b) An employer of a terminated insured who may elect continuation of
18 coverage for a state eligible individual described in paragraph (a) shall provide notice
19 to the terminated insured that he or she has the right to elect continuation of
20 coverage for the state eligible individual, regardless of whether the employer has
21 already provided notice to the individual under section 632.897 (2) (d) of the statutes,
22 subject to paragraph (g) 1. The notice under this paragraph must satisfy all of the
23 following requirements:

24 1. The notice must be provided no later than 10 days after the effective date of
25 this subdivision.

1 2. The notice must include information substantially in the form and be
2 provided in the manner required for the notice required under section 3001 (a) (7)
3 of the federal act.

4 3. The notice form must be modified appropriately to reflect that the right to
5 elect continuation of coverage is governed by this subsection.

6 4. The notice must include a description of the individual's right to, and the
7 effect of, electing continuation of coverage under this subsection and under section
8 632.897 of the statutes.

9 (c) If an employer that is required to provide the notice under paragraph (b)
10 fails to provide the notice required under paragraph (b), the insurer that would be
11 responsible for providing continuation of coverage to the state eligible individual if
12 the terminated insured were to elect continuation of coverage on behalf of the state
13 eligible individual shall provide the notice specified in paragraph (b).

14 (d) The notice under paragraph (b) or (c) is not effective, and the 60-day period
15 for electing continuation of coverage does not commence, unless the notice under
16 paragraph (b) or (c) is provided and contains the information required under
17 paragraph (b).

18 (e) For a state eligible individual who became eligible for continuation of
19 coverage under section 632.897 of the statutes before February 17, 2009, and who did
20 not have continuation of coverage on February 17, 2009, continuation of coverage
21 that is elected under this subsection shall be effective as of the date of the first
22 coverage period after February 17, 2009, and is not required to extend beyond the
23 period of coverage that would have been required under section 632.897 of the
24 statutes had the individual elected continuation of coverage when originally eligible
25 instead of under this subsection.

1 (f) For a state eligible individual who became eligible for continuation of
2 coverage under section 632.897 of the statutes on or after February 17, 2009, but
3 before the effective date of this paragraph, continuation of coverage that is elected
4 under this subsection shall commence on the date the state eligible individual was
5 originally eligible and coverage is not required to extend beyond the period of
6 coverage that would have been required under section 632.897 of the statutes had
7 the individual elected continuation of coverage when originally eligible instead of
8 under this subsection.

9 (g) 1. Paragraphs (a) and (b) do not apply to a state eligible individual if the
10 employer or insurer provided a notice under section 632.897 (2) (d) of the statutes
11 that included the information required under paragraph (b).

12 2. If an employer or insurer provided notice that complies with paragraph (b)
13 before the effective date of this subdivision, the notice is effective for the purpose of
14 this section and the 60-day period under paragraph (a) begins on the date the notice
15 was provided.

16 (h) An individual who elects continuation of coverage under this subsection
17 shall have elected continuation of coverage for the purpose of section 149.10 (2t) (e)
18 of the statutes, as affected by this act.

19 (i) For an individual who elects continuation of coverage under this subsection,
20 the period, if any, from the date of the termination of the individual's coverage as a
21 result of the qualifying event under section 632.897 (2) (b) of the statutes to the
22 commencement of continuation of coverage under this subsection shall be
23 disregarded for the purpose of determining the 63-day period under section 632.746
24 (3) (b) of the statutes, as affected by this act.

1 (3) NOTICE FOR STATE ELIGIBLE INDIVIDUALS ELIGIBLE BEGINNING ON THE EFFECTIVE
2 DATE OF THIS SUBSECTION. An employer of a terminated insured who may elect
3 continuation of coverage for a state eligible individual who becomes eligible for
4 continuation of coverage under section 632.897 of the statutes during the period
5 under subsection (1) (e) 2. b. shall provide notice under section 632.897 (2) (d) of the
6 statutes, except that the notice must include information substantially in the form
7 and be provided in the manner required for the notice under section 3001 (a) (7) of
8 the federal act.

9 (4) CONTINUATION COVERAGE RULES.

10 (a) Notwithstanding section 632.897 of the statutes and subsections (1), (2),
11 and (3), the commissioner of insurance may promulgate rules establishing standards
12 requiring insurers to provide continuation of coverage for any individual covered at
13 any time under a group policy who is a state eligible individual to whom subsection
14 (2) or (3) applies or an assistance eligible individual, as defined under section 3001
15 (a) (3) of the federal act, including rules governing election or extension of election
16 periods, notice, rates, premiums, premium payment, application of preexisting
17 condition exclusions, and election of alternative coverage.

18 (b) The commissioner may promulgate the rules under paragraph (a) as
19 emergency rules under section 227.24 of the statutes. Notwithstanding section
20 227.24 (1) (c) of the statutes, emergency rules promulgated under this paragraph
21 may remain in effect for one year and may be extended under section 227.24 (2) of
22 the statutes. Notwithstanding section 227.24 (1) (a) and (3) of the statutes, the
23 commissioner is not required to provide evidence that promulgating a rule under this
24 paragraph as an emergency rule is necessary for the preservation of public peace,

1 health, safety, or welfare and is not required to provide a finding of emergency for a
2 rule promulgated under this paragraph.

3 **SECTION 9137. Nonstatutory provisions; Natural Resources.**

4 (1) AMERICAN RECOVERY AND REINVESTMENT ACT FUNDING FOR CLEAN WATER FUND
5 PROJECTS.

6 (a) If this state receives moneys under P.L. 111-5 as a capitalization grant for
7 clean water state revolving loan funds under the federal Water Pollution Control Act,
8 the department of natural resources and the department of administration may, as
9 provided in this subsection, allocate the funds, before July 1, 2011, for financial
10 assistance to municipalities under section 281.58 of the statutes for projects eligible
11 to receive financial assistance under that section.

12 (b) Notwithstanding sections 281.58 (9m) (c) and 281.59 (3e) (a) of the statutes,
13 applications may be approved and funds may be allocated and expended for projects
14 under this subsection before the 2009-11 biennial budget act is enacted. The amount
15 of present value of the subsidy for financial assistance provided under this
16 subsection equals \$105,948,300. This is in addition to any amounts specified under
17 section 281.59 (3e) (b) of the statutes. The department of natural resources may
18 establish a percentage limit on the amount of financial assistance available under
19 this subsection that may be received by any eligible applicant.

20 (c) The department of natural resources and the department of administration
21 may provide financial assistance under this subsection in the form of grants or loans.
22 Eligibility for grants under this subsection is not limited to municipalities eligible
23 under section 281.58 (13) of the statutes. The department of natural resources may
24 waive the limit under section 281.58 (8) (g) of the statutes in providing financial
25 assistance under this subsection to a municipality eligible for financial assistance

1 under section 281.58 (13) of the statutes. Loans under this subsection may be
2 provided at rates that differ from the rates under section 281.58 (12) of the statutes,
3 including negative interest rates that result in total payments that are less than the
4 principal amounts of the loans. A financial assistance agreement for a loan under
5 this subsection may provide for forgiveness of a portion of the principal amount of
6 the loan.

7 (d) The department of natural resources may establish a different deadline for
8 submitting notice of intent to apply for financial assistance for the purposes of this
9 subsection than the deadline in section 281.58 (8m) of the statutes. The department
10 may also establish a deadline for submitting applications for financial assistance
11 under this subsection.

12 (e) In determining which projects to provide financial assistance under this
13 subsection, the department of natural resources may consider any of the following:

- 14 1. Readiness of a project to proceed to construction.
- 15 2. The unemployment rate in the county in which a project is located.
- 16 3. The extent to which a project promotes water efficiency or energy efficiency;
17 is environmentally innovative; or uses natural systems or engineered systems that
18 mimic natural processes, also called green infrastructure.
- 19 4. The geographic distribution of projects.

20 (2) AMERICAN RECOVERY AND REINVESTMENT ACT FUNDING FOR SAFE DRINKING
21 WATER PROJECTS.

22 (a) If this state receives moneys under P.L. 111-5 as a capitalization grant
23 under the federal Safe Drinking Water Act, the department of natural resources and
24 the department of administration may, as provided in this subsection, obligate the
25 funds before July 1, 2011, for financial assistance to local governmental units under

1 section 281.61 of the statutes for projects eligible to receive financial assistance
2 under that section.

3 (b) Notwithstanding sections 281.59 (3s) (a) and 281.61 (7) (c) of the statutes,
4 applications may be approved and funds may be allocated and expended for projects
5 under this subsection before the 2009-11 biennial budget act is enacted. The amount
6 of present value of the subsidy for financial assistance provided under this
7 subsection equals \$37,750,000. This is in addition to any amounts specified under
8 section 281.59 (3s) (b) of the statutes. The department of natural resources may
9 establish a percentage limit on the amount of financial assistance available under
10 this subsection that may be received by any eligible applicant.

11 (c) The department of natural resources and the department of administration
12 may provide financial assistance under this subsection in the form of grants or loans,
13 notwithstanding section 281.60 (2r) of the statutes. Loans under this subsection may
14 be provided at rates that differ from the rates under section 281.61 (11) of the
15 statutes, including negative interest rates that result in total payments that are less
16 than the principal amounts of the loans. A financial assistance agreement for a loan
17 under this subsection may provide for forgiveness of a portion of the principal
18 amount of the loan.

19 (d) The department of natural resources may establish a different deadline for
20 submitting notice of intent to apply for financial assistance for the purposes of this
21 subsection than the deadline in section 281.61 (3) of the statutes. If the department
22 of natural resources has not received sufficient applications by the deadline under
23 section 281.61 (5) of the statutes to use all of the funds described in paragraph (a),
24 it may waive the deadline.

1 (e) In determining which projects to provide financial assistance under this
2 subsection, the department of natural resources may consider any of the following:

3 1. Readiness of a project to proceed to construction.

4 2. The unemployment rate in the county in which a project is located.

5 3. The extent to which a project promotes water efficiency or energy efficiency;
6 is environmentally innovative; or uses natural systems or engineered systems that
7 mimic natural processes, also called green infrastructure.

8 4. The geographic distribution of projects.

9 **SECTION 9408. Effective dates; Children and Families.**

10 (1) ELIGIBILITY FOR COMMUNITY ACTION AGENCY PROGRAMMING. The repeal and
11 recreation of section 49.265 (1) (b) of the statutes takes effect on July 1, 2010.

12 (END)

Handwritten notes:
(6) + (B) SECTION 94000 = Effective dates; general (1)
(1) = Except as otherwise provided in (9401 to 9457) of this act
(1) = this act takes effect on the day after publication.

Barman, Mike

From: Barman, Mike
Sent: Thursday, April 16, 2009 3:17 PM
To: Aaron Gary; Becky Tradewell; Bruce Hoesly; Cathlene Hanaman; Christopher Sundberg; Debora Kennedy; Eric Mueller; Gordon Malaise; Jeffery Kuesel; Joseph Kreye; Marc Shovers; Mark Kunkel; Mary Gibson-Glass; Pam Kahler; Peggy Hurley; Peter Grant; Rick Champagne; Robert Nelson; Robin Kite; Robin Ryan; Steve Miller; Tamara Dodge; Tracy Kuczenski
Subject: JTK's DOA Compile Draft (attached)
Attachments: 09-2697/P2



09-2697P2.pdf (58
KB)

Mike Barman (Senior Program Assistant)
State of Wisconsin - Legislative Reference Bureau
Legal Section - Front Office
1 East Main Street, Suite 200, Madison, WI 53703
(608) 266-3561 / mike.barman@legis.wisconsin.gov



State of Wisconsin
2009 - 2010 LEGISLATURE

LRB-2697/P2

ALL:all:md

P3

Stays

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

Today
please

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1 AN ACT *to amend* 16.27 (5) (b), 16.957 (1) (m), 49.265 (1) (b), 79.05 (2) (c), 118.125
2 (2) (g) 2., 149.10 (2t) (e) and 632.746 (3) (b); *to repeal and recreate* 49.265 (1)
3 (b); and *to create* 20.505 (6) (n) of the statutes; **relating to:** excluding recovery
4 and reinvestment act moneys from the calculation of expenditure restraint
5 payments; eligibility for participation in the programs of a community action
6 agency; financial assistance under the Clean Water Fund Program and the Safe
7 Drinking Water Loan Program; the confidentiality of pupil records provided to
8 the Department of Public Instruction; financial assistance for criminal justice
9 programs; definition of low-income household under energy and
10 weatherization assistance programs; eligibility and notice changes for state
11 continuation of coverage for health insurance; providing an exemption from

1 emergency rule procedures; granting rule-making authority; and making an
2 appropriation.

Analysis by the Legislative Reference Bureau

CRIME

This bill creates an appropriation of federal revenues that allows moneys received under the federal American Recovery and Reinvestment Act (ARRA) for criminal justice programs to be used for that purpose.

EDUCATION

With certain exceptions, current law requires that all pupil records maintained by a public school be kept confidential. One exception requires a school board, upon request by the Department of Public Instruction (DPI), to provide DPI with any information contained in a pupil record that relates to an audit or evaluation of a federal or state-supported program or that is required to determine compliance with state laws governing public schools. Current law directs DPI to keep confidential all pupil records provided to DPI by a school board.

This bill eliminates the requirement that DPI keep confidential pupil records received from a school board.

ENVIRONMENT

Under the Clean Water Fund Program, this state provides financial assistance for projects for controlling water pollution, including sewage treatment plants, using state and federal funds. One form of financial assistance provided under the Clean Water Fund Program is a loan at a subsidized interest rate. The law specifies the interest rates at which loans are provided. The Clean Water Fund Program also provides grants to municipalities that satisfy financial hardship criteria. The budget bill for each fiscal biennium establishes the present value of the subsidies that may be provided under the Clean Water Fund Program during that fiscal biennium. Current law prohibits applications from being approved and funds from being expended for clean water fund projects in a fiscal biennium before the budget bill is enacted.

The ARRA provides funds for state programs like the Clean Water Fund Program. This bill authorizes those funds to be expended under the Clean Water Fund Program. The bill allows the funds to be provided as loans at interest rates that may differ from the rates provided under current law and allows forgiveness of a portion of the principal amount of a loan. The bill also allows the funds to be provided as grants, without regard to the financial hardship criteria. The bill allows applications to be approved and funds to be expended before the budget bill is enacted.

Under the Safe Drinking Water Loan Program, this state provides loans to local governmental units for projects for the construction or modification of public water systems, using state and federal funds. The loans are provided at subsidized interest rates. The law specifies the interest rates at which loans are provided. The budget

bill for each fiscal biennium establishes the present value of the subsidies that may be provided under the Safe Drinking Water Loan Program during that fiscal biennium. Current law prohibits applications from being approved and funds from being expended for safe drinking water projects in a fiscal biennium before the budget bill is enacted.

The ARRA provides funds for state programs like the Safe Drinking Water Loan Program. This bill authorizes those funds to be expended under the Safe Drinking Water Loan Program. The bill allows the funds to be provided as loans at interest rates that may differ from the rates provided under current law. The bill also allows the funds to be provided as grants. The bill allows applications to be approved and funds to be expended before the budget bill is enacted.

HEALTH AND HUMAN SERVICES

Under current law, a community action agency approved by the secretary of children and families and by the legislative body of the local governmental unit serviced by the community action agency is required to develop and implement programs designed to serve persons whose income is at or below 125 percent of the poverty line. Those programs may include provisions that will help those persons secure and retain employment, improve their education, make better use of available income, obtain adequate housing and a suitable living environment, secure needed transportation, obtain emergency assistance, participate in community affairs, and use more effectively other available programs. This bill increases the eligibility threshold for participation in a program of a community action agency to 200 percent of the poverty line for fiscal years 2008-09 and 2009-10.

SHARED REVENUE

Under current law, for purposes of determining a municipality's eligibility to receive expenditure restraint payments, a comparison of a municipality's current budget with its previous budget excludes principal and interest on long-term debt, certain revenue sharing payments, and recycling fee payments. Under this bill, expenditures from moneys received under the ARRA are also excluded from municipal budget comparisons for purposes of determining a municipality's eligibility to receive expenditure restraint payments.

STATE GOVERNMENT

Under current law, DOA administers programs for providing energy and weatherization assistance to low-income households. Under the programs, "low-income household" is defined, in part, as a household with income that is not more than 150 percent of income poverty guidelines or a poverty line determined under federal law. This bill defines "low-income household" for the programs as, in part, not more than 60 percent of the statewide median household income.

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.** 16.27 (5) (b) of the statutes is amended to read:

2 16.27 (5) (b) A household with income which is not more than ~~150%~~ of the
3 ~~income poverty guidelines for the nonfarm population of the United States as~~
4 ~~prescribed by the federal office of management and budget under 42 USC 9902 (2)~~
5 60 percent of the statewide median household income.

6 **SECTION 2.** 16.957 (1) (m) of the statutes is amended to read:

7 16.957 (1) (m) "Low-income household" means any individual or group of
8 individuals in this state who are living together as one economic unit and for whom
9 residential electricity is customarily purchased in common or who make
10 undesignated payments for electricity in the form of rent, and whose household
11 income is not more than ~~150% of the poverty line as determined under 42 USC 9902~~
12 (2) 60 percent of the statewide median household income.

13 **SECTION 3.** 20.505 (6) (n) of the statutes is created to read:

14 20.505 (6) (n) *Federal aid; criminal justice.* All moneys received from the
15 federal government pursuant to P.L. 111-5 for criminal justice programs to carry out
16 the purpose for which received.

17 **SECTION 4.** 49.265 (1) (b) of the statutes is amended to read:

18 49.265 (1) (b) "Poor person" means a resident of a community served by a
19 community action agency, whose income is at or below ~~125%~~ 200 percent of the
20 poverty line.

1 **SECTION 5.** 49.265 (1) (b) of the statutes, as affected by 2009 Wisconsin Act ...
2 (this act), is repealed and recreated to read:

3 49.265 (1) (b) "Poor person" means a resident of a community served by a
4 community action agency whose income is at or below 125 percent of the poverty line.

5 **SECTION 6.** 79.05 (2) (c) of the statutes is amended to read:

6 79.05 (2) (c) Its municipal budget; exclusive of principal and interest on
7 long-term debt and exclusive of revenue sharing payments under s. 66.0305 ~~and,~~
8 recycling fee payments under s. 289.645, and expenditures from moneys received
9 pursuant to P.L. 111-5; for the year of the statement under s. 79.015 increased over
10 its municipal budget as adjusted under sub. (6); exclusive of principal and interest
11 on long-term debt and exclusive of revenue sharing payments under s. 66.0305 ~~and,~~
12 recycling fee payments under s. 289.645, and expenditures from moneys received
13 pursuant to P.L. 111-5; for the year before that year by less than the sum of the
14 inflation factor and the valuation factor, rounded to the nearest 0.10%.

15 **SECTION 7.** 118.125 (2) (g) 2. of the statutes is amended to read:

16 118.125 (2) (g) 2. Upon request by the department, the school board shall
17 provide the department with any information contained in a pupil record that relates
18 to an audit or evaluation of a federal or state-supported program or that is required
19 to determine compliance with requirements under chs. 115 to 121. ~~The department~~
20 ~~shall keep confidential all pupil records provided to the department by a school~~
21 ~~board.~~

22 **SECTION 8.** 149.10 (2t) (e) of the statutes is amended to read:

23 149.10 (2t) (e) If the individual was offered the option of continuation coverage
24 under a federal continuation provision or similar state program, including under

1 2009 Wisconsin Act ... (this act), section 9126 (2), the individual elected the
2 continuation coverage.

3 **SECTION 9.** 632.746 (3) (b) of the statutes is amended to read:

4 632.746 (3) (b) With respect to enrollment of an individual under a group health
5 plan or a group health benefit plan, a period of creditable coverage after which the
6 individual was not covered under any creditable coverage for a period of at least 63
7 days before enrollment in the group health plan or group health benefit plan may not
8 be counted. For purposes of this paragraph, the period specified in 2009 Wisconsin
9 Act ... (this act), section 9126 (2) (i), or any waiting period or affiliation period for
10 coverage under the group health plan or group health benefit plan shall not be taken
11 into account in determining the period before enrollment in the group health plan
12 or group health benefit plan.

13 **SECTION 9126. Nonstatutory provisions; Insurance.**

14 (1) DEFINITIONS. In this section, unless the context requires otherwise:

15 (a) "Covered employee" means a person who was previously covered under an
16 employer's group policy.

17 (b) "Federal act" means the American Recovery and Reinvestment Act of 2009,
18 P.L. 111-5.

19 (c) "Group policy" has the meaning given in section 632.897 (1) (c) 1., 2., and
20 3. of the statutes.

21 (d) "Insurer" includes an insurer that issues a group policy that replaces or
22 succeeds a group policy in effect on the date that a terminated insured is first entitled
23 to elect continuation of coverage.

24 (e) "State eligible individual" means a covered employee, or the spouse or
25 dependent of a covered employee, to whom all of the following apply:

1 1. The covered employee's employment is involuntarily terminated during the
2 period that begins on September 1, 2008, and ends on December 31, 2009, and that
3 involuntary termination is the qualifying event for continuation of coverage for the
4 covered employee or the spouse or dependent of the covered employee.

5 2. The covered employee or spouse or dependent of the covered employee is not
6 eligible for continuation of coverage under a federal continuation provision, as
7 defined in section 632.745 (8) of the statutes, and becomes eligible for continuation
8 of coverage under section 632.897 of the statutes during any of the following:

9 a. The period that begins on September 1, 2008, and ends before the effective
10 date of this subdivision 2. a.

11 b. The period that begins on the effective date of this subdivision 2. b. and ends
12 before January 1, 2010.

13 (f) "Terminated insured" has the meaning given in section 632.897 (1) (f) of the
14 statutes.

15 (2) ADDITIONAL CONTINUATION COVERAGE ELECTION OPPORTUNITY FOR STATE
16 ELIGIBLE INDIVIDUALS ELIGIBLE PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION.

17 (a) Notwithstanding section 632.897 (2) (d) and (3) (a) of the statutes, an
18 insurer shall permit a terminated insured, on behalf of a state eligible individual who
19 became eligible during the period described under subsection (1) (e) 2. a. and who
20 does not have continuation coverage on the effective date of this paragraph, to elect
21 continuation of coverage during a 60-day period beginning on the date of the notice
22 required to be provided under paragraph (b) or (c).

23 (b) An employer of a terminated insured who may elect continuation of
24 coverage for a state eligible individual described in paragraph (a) shall provide notice
25 to the terminated insured that he or she has the right to elect continuation of

1 coverage for the state eligible individual, regardless of whether the employer has
2 already provided notice to the individual under section 632.897 (2) (d) of the statutes,
3 subject to paragraph (g) 1. The notice under this paragraph must satisfy all of the
4 following requirements:

5 1. The notice must be provided no later than 10 days after the effective date of
6 this subdivision.

7 2. The notice must include information substantially in the form and be
8 provided in the manner required for the notice required under section 3001 (a) (7)
9 of the federal act.

10 3. The notice form must be modified appropriately to reflect that the right to
11 elect continuation of coverage is governed by this subsection.

12 4. The notice must include a description of the individual's right to, and the
13 effect of, electing continuation of coverage under this subsection and under section
14 632.897 of the statutes.

15 (c) If an employer that is required to provide the notice under paragraph (b)
16 fails to provide the notice required under paragraph (b), the insurer that would be
17 responsible for providing continuation of coverage to the state eligible individual if
18 the terminated insured were to elect continuation of coverage on behalf of the state
19 eligible individual shall provide the notice specified in paragraph (b).

20 (d) The notice under paragraph (b) or (c) is not effective, and the 60-day period
21 for electing continuation of coverage does not commence, unless the notice under
22 paragraph (b) or (c) is provided and contains the information required under
23 paragraph (b).

24 (e) For a state eligible individual who became eligible for continuation of
25 coverage under section 632.897 of the statutes before February 17, 2009, and who did

1 not have continuation of coverage on February 17, 2009, continuation of coverage
2 that is elected under this subsection shall be effective as of the date of the first
3 coverage period after February 17, 2009, and is not required to extend beyond the
4 period of coverage that would have been required under section 632.897 of the
5 statutes had the individual elected continuation of coverage when originally eligible
6 instead of under this subsection.

7 (f) For a state eligible individual who became eligible for continuation of
8 coverage under section 632.897 of the statutes on or after February 17, 2009, but
9 before the effective date of this paragraph, continuation of coverage that is elected
10 under this subsection shall commence on the date the state eligible individual was
11 originally eligible and coverage is not required to extend beyond the period of
12 coverage that would have been required under section 632.897 of the statutes had
13 the individual elected continuation of coverage when originally eligible instead of
14 under this subsection.

15 (g) 1. Paragraphs (a) and (b) do not apply to a state eligible individual if the
16 employer or insurer provided a notice under section 632.897 (2) (d) of the statutes
17 that included the information required under paragraph (b).

18 2. If an employer or insurer provided notice that complies with paragraph (b)
19 before the effective date of this subdivision, the notice is effective for the purpose of
20 this section and the 60-day period under paragraph (a) begins on the date the notice
21 was provided.

22 (h) An individual who elects continuation of coverage under this subsection
23 shall have elected continuation of coverage for the purpose of section 149.10 (2t) (e)
24 of the statutes, as affected by this act.

1 (i) For an individual who elects continuation of coverage under this subsection,
2 the period, if any, from the date of the termination of the individual's coverage as a
3 result of the qualifying event under section 632.897 (2) (b) of the statutes to the
4 commencement of continuation of coverage under this subsection shall be
5 disregarded for the purpose of determining the 63-day period under section 632.746
6 (3) (b) of the statutes, as affected by this act.

7 (3) NOTICE FOR STATE ELIGIBLE INDIVIDUALS ELIGIBLE BEGINNING ON THE EFFECTIVE
8 DATE OF THIS SUBSECTION. An employer of a terminated insured who may elect
9 continuation of coverage for a state eligible individual who becomes eligible for
10 continuation of coverage under section 632.897 of the statutes during the period
11 under subsection (1) (e) 2. b. shall provide notice under section 632.897 (2) (d) of the
12 statutes, except that the notice must include information substantially in the form
13 and be provided in the manner required for the notice under section 3001 (a) (7) of
14 the federal act.

15 (4) CONTINUATION COVERAGE RULES.

16 (a) Notwithstanding section 632.897 of the statutes and subsections (1), (2),
17 and (3), the commissioner of insurance may promulgate rules establishing standards
18 requiring insurers to provide continuation of coverage for any individual covered at
19 any time under a group policy who is a state eligible individual to whom subsection
20 (2) or (3) applies or an assistance eligible individual, as defined under section 3001
21 (a) (3) of the federal act, including rules governing election or extension of election
22 periods, notice, rates, premiums, premium payment, application of preexisting
23 condition exclusions, and election of alternative coverage.

24 (b) The commissioner may promulgate the rules under paragraph (a) as
25 emergency rules under section 227.24 of the statutes. Notwithstanding section

1 227.24 (1) (c) of the statutes, emergency rules promulgated under this paragraph
2 may remain in effect for one year and may be extended under section 227.24 (2) of
3 the statutes. Notwithstanding section 227.24 (1) (a) and (3) of the statutes, the
4 commissioner is not required to provide evidence that promulgating a rule under this
5 paragraph as an emergency rule is necessary for the preservation of public peace,
6 health, safety, or welfare and is not required to provide a finding of emergency for a
7 rule promulgated under this paragraph.

8 **SECTION 9137. Nonstatutory provisions; Natural Resources.**

9 (1) AMERICAN RECOVERY AND REINVESTMENT ACT FUNDING FOR CLEAN WATER FUND
10 PROJECTS.

11 (a) If this state receives moneys under P.L. 111-5 as a capitalization grant for
12 clean water state revolving loan funds under the federal Water Pollution Control Act,
13 the department of natural resources and the department of administration may, as
14 provided in this subsection, allocate the funds, before July 1, 2011, for financial
15 assistance to municipalities under section 281.58 of the statutes for projects eligible
16 to receive financial assistance under that section.

17 (b) Notwithstanding sections 281.58 (9m) (c) and 281.59 (3e) (a) of the statutes,
18 applications may be approved and funds may be allocated and expended for projects
19 under this subsection before the 2009-11 biennial budget act is enacted. The amount
20 of present value of the subsidy for financial assistance provided under this
21 subsection equals \$105,948,300. This is in addition to any amounts specified under
22 section 281.59 (3e) (b) of the statutes. The department of natural resources may
23 establish a percentage limit on the amount of financial assistance available under
24 this subsection that may be received by any eligible applicant.

1 (c) The department of natural resources and the department of administration
2 may provide financial assistance under this subsection in the form of grants or loans.
3 Eligibility for grants under this subsection is not limited to municipalities eligible
4 under section 281.58 (13) of the statutes. The department of natural resources may
5 waive the limit under section 281.58 (8) (g) of the statutes in providing financial
6 assistance under this subsection to a municipality eligible for financial assistance
7 under section 281.58 (13) of the statutes. Loans under this subsection may be
8 provided at rates that differ from the rates under section 281.58 (12) of the statutes,
9 including negative interest rates that result in total payments that are less than the
10 principal amounts of the loans. A financial assistance agreement for a loan under
11 this subsection may provide for forgiveness of a portion of the principal amount of
12 the loan.

13 (d) The department of natural resources may establish a different deadline for
14 submitting notice of intent to apply for financial assistance for the purposes of this
15 subsection than the deadline in section 281.58 (8m) of the statutes. The department
16 may also establish a deadline for submitting applications for financial assistance
17 under this subsection.

18 (e) In determining which projects to provide financial assistance under this
19 subsection, the department of natural resources may consider any of the following:

- 20 1. Readiness of a project to proceed to construction.
- 21 2. The unemployment rate in the county in which a project is located.
- 22 3. The extent to which a project promotes water efficiency or energy efficiency;
23 is environmentally innovative; or uses natural systems or engineered systems that
24 mimic natural processes, also called green infrastructure.
- 25 4. The geographic distribution of projects.

Insert →
12-25

1 (2) AMERICAN RECOVERY AND REINVESTMENT ACT FUNDING FOR SAFE DRINKING
2 WATER PROJECTS.

3 (a) If this state receives moneys under P.L. 111-5 as a capitalization grant
4 under the federal Safe Drinking Water Act, the department of natural resources and
5 the department of administration may, as provided in this subsection, obligate the
6 funds before July 1, 2011, for financial assistance to local governmental units under
7 section 281.61 of the statutes for projects eligible to receive financial assistance
8 under that section.

9 (b) Notwithstanding sections 281.59 (3s) (a) and 281.61 (7) (c) of the statutes,
10 applications may be approved and funds may be allocated and expended for projects
11 under this subsection before the 2009-11 biennial budget act is enacted. The amount
12 of present value of the subsidy for financial assistance provided under this
13 subsection equals \$37,750,000. This is in addition to any amounts specified under
14 section 281.59 (3s) (b) of the statutes. The department of natural resources may
15 establish a percentage limit on the amount of financial assistance available under
16 this subsection that may be received by any eligible applicant.

17 (c) The department of natural resources and the department of administration
18 may provide financial assistance under this subsection in the form of grants or loans,
19 notwithstanding section 281.60¹ (2r) of the statutes. Loans under this subsection may
20 be provided at rates that differ from the rates under section 281.61 (11) of the
21 statutes, including negative interest rates that result in total payments that are less
22 than the principal amounts of the loans. A financial assistance agreement for a loan
23 under this subsection may provide for forgiveness of a portion of the principal
24 amount of the loan.

SECTION 9137

1 (d) The department of natural resources may establish a different deadline for
2 submitting notice of intent to apply for financial assistance for the purposes of this
3 subsection than the deadline in section 281.61 (3) of the statutes. If the department
4 of natural resources has not received sufficient applications by the deadline under
5 section 281.61 (5) of the statutes to use all of the funds described in paragraph (a),
6 it may waive the deadline.

7 (e) In determining which projects to provide financial assistance under this
8 subsection, the department of natural resources may consider any of the following:

- 9 1. Readiness of a project to proceed to construction.
- 10 2. The unemployment rate in the county in which a project is located.
- 11 3. The extent to which a project promotes water efficiency or energy efficiency;
12 is environmentally innovative; or uses natural systems or engineered systems that
13 mimic natural processes, also called green infrastructure.
- 14 4. The geographic distribution of projects.

Insect 14-14 →
15 **SECTION 9400. Effective dates; general.**

16 (1) Except as otherwise provided in SECTIONS 9401 to 9457 of this act, this act
17 takes effect on the day after publication.

18 **SECTION 9408. Effective dates; Children and Families.**

19 (1) ELIGIBILITY FOR COMMUNITY ACTION AGENCY PROGRAMMING. The repeal and
20 recreation of section 49.265 (1) (b) of the statutes takes effect on July 1, 2010.

21 (END)

LPS: please check spacing.

INSERT A

INSURANCE

Under current law, an employee who is covered by a group health insurance policy through his or her employer and who is involuntarily terminated from his or her job may elect to continue coverage after termination. Wisconsin law provides for continuation coverage for those not covered under a similar federal law. Current law requires employers to send a notice within ^{SP}5 days of the termination describing the terminated employee's right to continue coverage. Within 30 days of receiving the notice, the terminated employee may elect continuation coverage ^efor himself or herself ^{or for} or his or her spouse and dependents if they had also been covered through the employer's group health insurance.

The ARRA provides specific benefits for certain people ^{who are} eligible for continuation coverage under federal law or under state law. Under this bill, for those terminated employees who became eligible for state continuation coverage on or after September 1, 2008, but before the effective date of this bill, the employer has ^{SP}10 days after the effective date of the bill to send an additional notice that contains the information required under ^{the} ARRA, and the terminated employee has 60 days to elect continuation coverage instead of 30 days. For those terminated employees who become eligible for state continuation coverage on or after the effective date of this bill but before January 1, 2010, the employer must send the notice as required under current law, but the notice must contain the information as required under ^{the} ARRA.

(End)

anal: text



1

**2009-2010 DRAFTING INSERT
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-2697/P3insRT
RCT:.....

1 **Inserts 12-25 and 14-14**

2 ~~(#)~~ Notwithstanding section 227.10 (1) [✓] of the statutes, the department of
3 natural resources and the department of administration are not required to
4 promulgate rules for the purposes of this subsection.

Barman, Mike

From: Barman, Mike
Sent: Friday, April 17, 2009 7:43 AM
To: Aaron Gary; Becky Tradewell; Bruce Hoesly; Cathlene Hanaman; Christopher Sundberg; Debora Kennedy; Eric Mueller; Gordon Malaise; Jeffery Kuesel; Joseph Kreye; Marc Shovers; Mark Kunkel; Mary Gibson-Glass; Pam Kahler; Peggy Hurley; Peter Grant; Rick Champagne; Robert Nelson; Robin Kite; Robin Ryan; Steve Miller; Tamara Dodge; Tracy Kuczenski
Subject: JTK's DOA Compile Draft (LRB-2697/P3 - attached)
Attachments: 09-2697/P3



09-2697P3.pdf (61
KB)

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