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## 1995 ASSEMBLY BILL 812

January 25, 1996 – Introduced by Representatives Black, Lorge, Ryba, Baumgart, Hasenohrl, Carpenter, L. Young, Cullen, Dueholm, Baldus, La Fave, R. Young, Plombon, Robson, Plache, Krug, Baldwin, Boyle, Gronemus, Notestein, Bock, Riley, R. Potter, Wirch, Huber, Springer, Murat, Bell, Meyer and Wasserman, cosponsored by Senators C. Potter, Wineke, Burke, Clausing, Risser, Decker, Moen, Chvala, Grobschmidt and Shibilski. Referred to Joint committee on Finance.

AN ACT to repeal 15.05 (1) (c) and 15.05 (1) (d); to renumber 23.39 (5); to renumber and amend 15.345 (4), 23.39 (title), 23.39 (1), 23.39 (2) (a), 23.39 (2) (b), 23.39 (3) and 23.39 (4); to amend 15.05 (1) (b), 18.13 (4) and 814.245 (2) (d); and to create 15.07 (1) (b) 21. and 165.076 of the statutes; relating to: transferring the public intervenor to the department of justice, the appointment of the secretary of agriculture, trade and consumer protection, the appointment of the secretary of natural resources and making an appropriation.

#### Analysis by the Legislative Reference Bureau

Under current law, the secretary of natural resources must designate an attorney in the department of natural resources (DNR) as the public intervenor. With the approval of the 8-member public intervenor board, which consists of gubernatorial and legislative appointees, the public intervenor may intervene in administrative proceedings, including contested case hearings and rule-making proceedings, consistent with the public intervenor's duty to protect public rights in water and other natural resources.

This bill restores the duties and authority of the public intervenor that existed before 1995 Wisconsin Act 27 (budget act). The bill transfers the public intervenor from DNR to the department of justice. The bill generally authorizes the public intervenor to formally commence and intervene in all proceedings before any court where the intervention is needed to protect public rights in water and other natural resources. The bill directs the attorney general to appoint the public intervenor.

Under current law, DNR and the department of agriculture, trade and consumer protection are each administered by a secretary who is nominated by the

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governor, and with the advice and consent of the senate appointed, to serve at the pleasure of the governor. The bill restores the authority to appoint both of those secretaries to the respective governing boards of those departments.

For further information see the **state** 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:

**SECTION 1.** 15.05 (1) (b) of the statutes, as affected by 1995 Wisconsin Act 27,

15.05 (1) (b) Except as provided in pars. (c) and (d), if If a department is under the direction and supervision of a board, the board shall appoint a secretary to serve at the pleasure of the board outside the classified service. In such departments, the powers and duties of the board shall be regulatory, advisory and policy-making, and not administrative. All of the administrative powers and duties of the department are vested in the secretary, to be administered by him or her under the direction of the board. The secretary, with the approval of the board, shall promulgate rules for administering the department and performing the duties assigned to the

**Section 2.** 15.05 (1) (c) of the statutes, as created by 1995 Wisconsin Act 27, is repealed.

**Section 3.** 15.05 (1) (d) of the statutes, as created by 1995 Wisconsin Act 27, is repealed.

**Section 4.** 15.07 (1) (b) 21. of the statutes is created to read:

15.07 **(1)** (b) 21. The 2 members of the public intervenor board appointed under s. 15.255 (2) (b) 3.

1	<b>Section 5.</b> 15.345 (4) of the statutes, as created by 1995 Wisconsin Act 27, is
2	renumbered 15.255 (2), and 15.255 (2) (a) and (b) 1., as renumbered, are amended
3	to read:
4	15.255 (2) (a) There is created a public intervenor board attached to the
5	department of natural resources justice under s. 15.03.
6	(b) 1. Two members <u>nominated by the attorney general and</u> with the advice and
7	consent of the senate appointed.
8	SECTION 6. 18.13 (4) of the statutes, as affected by 1995 Wisconsin Act 27, is
9	amended to read:
10	18.13 (4) Public intervenor. Notwithstanding s. 23.39 (2) (b) 165.075, the
11	public intervenor does not have authority to initiate any action or proceeding
12	concerning the issuance of obligations by the building commission under this
13	chapter.
14	SECTION 7. 23.39 (title) of the statutes, as affected by 1995 Wisconsin Act 27,
15	is renumbered 165.07 (title) and amended to read:
16	165.07 (title) Public Assistant attorney general — public intervenor.
17	SECTION 8. 23.39 (1) of the statutes, as affected by 1995 Wisconsin Act 27, is
18	renumbered 165.07 (1) and amended to read:
19	165.07 (1) The secretary attorney general shall designate an assistant attorney
20	in general on the department attorney general's staff as public intervenor. Written
21	notices of all-administrative proceedings under chs. 30, 31, 144 and 147 shall be given
22	to the public intervenor and to the administrators of divisions primarily assigned the
23	departmental functions under chs. 29 and 144 by the agency head responsible for
24	such proceedings. A copy of such notice shall also be given to the natural areas
25	preservation council.

SECTION 9

<b>Section 9.</b> 23.39 (2) (a) of the statutes, as affected by 1995 Wisconsin Act 27,
is renumbered 165.07 $(2)$ and amended to read:
165.07 (2) With the approval of the public intervenor board the The public

intervenor shall formally intervene in administrative such proceedings when requested to do so by an administrator of a division primarily assigned the departmental functions under ch. 29 or 144. With the approval of the public intervenor board, the The public intervenor may, on the public intervenor's own initiative or upon request of any committee of the legislature, formally intervene in all administrative such proceedings where such intervention is needed for the protection of "public rights" in water and other natural resources, as provided in chs. 30 and 31 and defined by the supreme court.

**Section 10.** 23.39 (2) (b) of the statutes, as affected by 1995 Wisconsin Act 27, is renumbered 165.075 and amended to read:

165.075 (title) Assistant attorney general; public intervenor; authority. In carrying out his or her duty to protect public rights in water and other natural resources, with the approval of the public intervenor board the public intervenor has the authority to initiate actions and proceedings before any agency or court in order to raise issues, including issues concerning constitutionality, present evidence and testimony and make arguments.

**SECTION 11.** 23.39 (3) of the statutes, as affected by 1995 Wisconsin Act 27, is renumbered 165.07 (3) and amended to read:

165.07 (3) Personnel of the department of natural resources shall, upon the request of the public intervenor, make such investigations, studies and reports as the public intervenor may request in connection with administrative such proceedings, either before or after formal intervention. Personnel of state agencies shall at the

public intervenor's request provide information, serve as witnesses in such		
proceedings and otherwise cooperate in the carrying out of the public intervenor's		
intervention functions. Formal intervention shall be by filing a statement to that		
effect with the examiner or other person immediately in charge of the proceeding.		
Thereupon the public intervenor shall be deemed a party in interest with full power		
to present evidence, subpoena and cross-examine witnesses, submit proof, file briefs		
or do any other acts appropriate for a party to the proceedings.		

**SECTION 12.** 23.39 (4) of the statutes, as affected by 1995 Wisconsin Act 27, is renumbered 165.07 (4) and amended to read:

165.07 (4) The public intervenor may not appeal from administrative rulings to the courts. In all administrative proceedings and judicial review proceedings the public intervenor shall be identified as "public intervenor". This section does not preclude or prevent any division of the department of natural resources, or any other department or independent agency from appearing by its staff as a party in administrative such proceedings.

**SECTION 13.** 23.39 (5) of the statutes, as created by 1995 Wisconsin Act 27, is renumbered 165.07 (5).

**Section 14.** 165.076 of the statutes is created to read:

**165.076** Assistant attorney general; public intervenor; advisory committee. The attorney general shall appoint a public intervenor advisory committee under s. 15.04 (1) (c). The public intervenor advisory committee shall consist of not less than 7 nor more than 9 members. The members shall have backgrounds in or demonstrated experience or records relating to environmental protection or natural resource conservation. At least one of the members shall have working knowledge in business. At least one of the members shall have working

knowledge in agriculture. The public intervenor advisory committee shall advise the public intervenor consistent with his or her duty to protect public rights in water and other natural resources. The public intervenor advisory committee shall conduct meetings consistent with subch. V of ch. 19 and shall permit public participation and public comment on public intervenor activities.

**SECTION 15.** 814.245 (2) (d) of the statutes, as affected by 1995 Wisconsin Act 27, is amended to read:

814.245 **(2)** (d) "State agency" does not include the <u>public intervenor or</u> citizens utility board.

#### **SECTION 16.** Appropriation changes.

- (1) DEPARTMENT OF NATURAL RESOURCES. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of natural resources under section 20.370 (8) (ma) of the statutes, as affected by the acts of 1995, the dollar amount is decreased by \$39,400 for fiscal year 1995–96 and the dollar amount is decreased by \$120,700 for fiscal year 1996–97 to eliminate funding for 1.0 FTE GPR attorney position, for the purpose of the public intervenor.
- (2) DEPARTMENT OF JUSTICE. In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of justice under section 20.455 (1) (a) of the statutes, as affected by the acts of 1995, the dollar amount is increased by \$39,400 for fiscal year 1995–96 and the dollar amount is increased by \$120,700 for fiscal year 1996–97, for the purposes of the public intervenor.

#### **SECTION 17.** Nonstatutory provisions.

- (1) Transfer of public intervenor.
- (a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of natural resources that are primarily related to the

- functions of the public intervenor, as determined by the secretary of administration, shall become the assets and liabilities of the department of justice.
- (b) Transfer of position and employe. On the effective date of this paragraph, 1.0 FTE GPR attorney position having duties primarily related to the public intervenor, as determined by the secretary of administration, is transferred from the department of natural resources to the department of justice. The employe transferred under this paragraph has all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of justice that the employe enjoyed in the department of natural resources immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employe so transferred who has attained permanent status in class is required to serve a probationary period.
- (c) *Tangible personal property*. On the effective date of this paragraph, all tangible personal property, including records, of the department of natural resources that is primarily related to the functions of the public intervenor, as determined by the secretary of administration, is transferred to the department of justice.
- (d) *Contracts*. All contracts entered into by the department of natural resources in effect on the effective date of this paragraph that are primarily related to the functions of the public intervenor, as determined by the secretary of administration, remain in effect and are transferred to the department of justice. The department of justice shall carry out any such contractual obligations unless modified or rescinded by the department of justice to the extent allowed under the contract.
- (e) Rules and orders. All rules promulgated by the department of natural resources in effect on the effective date of this paragraph that are primarily related to the functions of the public intervenor, as determined by the secretary of

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administration, remain in effect until their specified expiration dates or until amended or repealed by the department of justice. All orders issued by the department of natural resources in effect on the effective date of this paragraph that are primarily related to the functions of the public intervenor, as determined by the secretary of administration, remain in effect until their specified expiration dates or until modified or rescinded by the department of justice.

(f) *Pending matters*. Any matter pending with the department of natural resources on the effective date of this paragraph that is primarily related to the functions of the public intervenor, as determined by the secretary of administration, is transferred to the department of justice and all materials submitted to or actions taken by the department of natural resources with respect to the pending matter are considered as having been submitted to or taken by the department of justice.

### SECTION 18. Initial applicability.

(1) The treatment of section 15.345 (4) (b) 1. of the statutes first applies to vacancies filled on the effective date of this subsection.

#### SECTION 19. Effective date.

(1) This act takes effect on March 1, 1996.

18 (END)