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# **2001 SENATE BILL 294**

October 26, 2001 – Introduced by Senators Shibilski, Wirch, Plache, Breske, Grobschmidt, M. Meyer, Moen, Welch, Rosenzweig, A. Lasee, Harsdorf and Schultz, cosponsored by Representatives Gard, Jensen, M. Lehman, Riley, Ziegelbauer, Townsend and Seratti. Referred to Committee on Universities, Housing, and Government Operations.

AN ACT to renumber and amend 71.04 (4), 71.04 (8) (b), 71.25 (6), 71.25 (10) (b) and 71.45 (3) (b); to amend 71.04 (5) (intro.), 71.04 (6) (intro.), 71.04 (7) (d), 71.04 (8) (c), 71.04 (10), 71.25 (7) (intro.), 71.25 (8) (intro.), 71.25 (9) (d), 71.25 (10) (e), 71.25 (11), 71.45 (3) (intro.), 71.45 (3) (a) and 71.45 (3m); and to create 71.04 (4) (a), 71.04 (4) (b), 71.04 (4) (c), 71.04 (4) (d), 71.25 (6) (a), 71.25 (6) (b), 71.25 (6) (c), 71.25 (6) (d) and 71.45 (3d) of the statutes; relating to: single sales factor apportionment of income for corporate income tax and franchise tax purposes and granting rule–making authority.

## Analysis by the Legislative Reference Bureau

Under current law, when computing corporate income taxes and franchise taxes, a formula is used to attribute a portion of a corporation's income to this state. The formula has three factors: a sales factor, a property factor, and a payroll factor. The sales factor represents 50% of the formula and the property and payroll factors each represent 25% of the formula. When computing income taxes and franchise taxes for an insurance company, a formula with a premium factor and a payroll factor is used to attribute a portion of an insurance company's income to this state.

Under this bill, beginning on January 1, 2003, the sales factor will be the only factor used to attribute a portion of a corporation's income to this state. The property

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and payroll factors will be decreased, and phased out, over the next two years as the sales factor is increased and becomes the only factor. Beginning on January 1, 2003, the premium factor will be the only factor used to attribute a portion of an insurance company's income to this state. The payroll factor will be decreased, and phased out, over the next two years as the premium factor is increased and becomes the only factor.

Under current law, the income of an electric or gas utility is apportioned by rules established by the department of revenue (DOR). Under the bill, for taxable years beginning after December 31, 2001, and before January 1, 2003, the income of an electric or gas utility is apportioned in the same manner as the income of a corporation under the bill. Beginning on January 1, 2003, the sales factor will be the only factor used to attribute a portion of the income of an electric or gas utility to this state.

Under current law, the income of a financial organization is apportioned, for corporate income tax and franchise tax purposes, by rules established by DOR. Under the bill, for taxable years beginning after December 31, 2001, and before January 1, 2003, the income of a financial organization is apportioned by multiplying that income by a fraction that includes a sales factor representing more than 50% of the fraction, as determined by rule by DOR. For taxable years beginning after December 31, 2002 the income of a financial organization is apportioned by using a sales factor, as determined by DOR.

Under current law and under the bill, the income of air carriers and pipeline companies is apportioned by rules established by DOR.

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.** 71.04 (4) of the statutes is renumbered 71.04 (4) (intro.) and amended to read:

71.04 (4) Nonresident allocation and apportionment formula. (intro.) Nonresident individuals and nonresident estates and trusts engaged in business within and without the state shall be taxed only on such income as is derived from business transacted and property located within the state. The amount of such income attributable to Wisconsin may be determined by an allocation and separate accounting thereof, when the business of such nonresident individual or nonresident

estate or trust within the state is not an integral part of a unitary business, but the department of revenue may permit an allocation and separate accounting in any case in which it is satisfied that the use of such method will properly reflect the income taxable by this state. In all cases in which allocation and separate accounting is not permissible, the determination shall be made in the following manner: for all businesses except <u>air carriers</u>, financial organizations, <u>pipeline companies</u>, public utilities, railroads, sleeping car companies and car line companies there shall first be deducted from the total net income of the taxpayer the part thereof (less related expenses, if any) that follows the situs of the property or the residence of the recipient. The remaining net income shall be apportioned to Wisconsin this state by use of an apportionment fraction composed of a sales factor representing 50% of the fraction, a property factor representing 25% of the fraction and a payroll factor representing 25% of the fraction. the following:

**Section 2.** 71.04 (4) (a) of the statutes is created to read:

71.04 (4) (a) For taxable years beginning before January 1, 2002, an apportionment fraction composed of a sales factor under sub. (7) representing 50% of the fraction, a property factor under sub. (5) representing 25% of the fraction, and a payroll factor under sub. (6) representing 25% of the fraction.

**Section 3.** 71.04 (4) (b) of the statutes is created to read:

71.04 (4) (b) For taxable years beginning after December 31, 2001, and before January 1, 2003, an apportionment fraction composed of a sales factor under sub. (7) representing 60% of the fraction, a property factor under sub. (5) representing 20% of the fraction, and a payroll factor under sub. (6) representing 20% of the fraction.

**SECTION 4.** 71.04 (4) (c) of the statutes is created to read:

71.04 <b>(4)</b> (c)	For taxable years	beginning	after	December	31,	2002,	an
apportionment fract	ion composed of the	sales factor	unde	r sub. (7).			

**Section 5.** 71.04 (4) (d) of the statutes is created to read:

71.04 (4) (d) For taxable years beginning after December 31, 2001, and before January 1, 2003, the apportionment fraction for the remaining net income of a financial organization shall include a sales factor that represents more than 50% of the apportionment fraction, as determined by rule by the department. For taxable years beginning after December 31, 2002, the apportionment fraction for the remaining net income of a financial organization is composed of a sales factor, as determined by rule by the department.

**Section 6.** 71.04 (5) (intro.) of the statutes is amended to read:

71.04 **(5)** PROPERTY FACTOR. (intro.) For purposes of sub. (4) and for taxable years beginning before January 1, 2003:

**SECTION 7.** 71.04 (6) (intro.) of the statutes is amended to read:

71.04 (6) PAYROLL FACTOR. (intro.) For purposes of sub. (4) and for taxable years beginning before January 1, 2003:

**SECTION 8.** 71.04 (7) (d) of the statutes is amended to read:

71.04 (7) (d) Sales, other than sales of tangible personal property, are in this state if the income-producing activity is performed in this state. If the income-producing activity is performed both in and outside this state the sales shall be divided between those states having jurisdiction to tax such business in proportion to the direct costs of performance incurred in each such state in rendering this service. Services performed in states which do not have jurisdiction to tax the business shall be deemed to have been performed in the state to which compensation is allocated by sub. s. 71.04 (6), 1999 stats.

**SECTION 9.** 71.04 (8) (b) of the statutes is renumbered 71.04 (8) (b) 1. and amended to read:

71.04 (8) (b) 1. "Public For taxable years beginning before January 1, 2002, "public utility", as used in this section, means any business entity described under subd. 2. and any business entity which owns or operates any plant, equipment, property, franchise, or license for the transmission of communications or the production, transmission, sale, delivery, or furnishing of electricity, water or steam, the rates of charges for goods or services of which have been established or approved by a federal, state or local government or governmental agency. "Public

2. In this section, for taxable years beginning after December 31, 2001, "public utility" also means any business entity providing service to the public and engaged in the transportation of goods and persons for hire, as defined in s. 194.01 (4), regardless of whether or not the entity's rates or charges for services have been established or approved by a federal, state or local government or governmental agency.

**Section 10.** 71.04 (8) (c) of the statutes is amended to read:

71.04 (8) (c) The net business income of railroads, sleeping car companies, car line companies, pipeline companies, financial organizations, air carriers and public utilities requiring apportionment shall be apportioned pursuant to rules of the department of revenue, but the income taxed is limited to the income derived from business transacted and property located within the state.

**Section 11.** 71.04 (10) of the statutes is amended to read:

71.04 (10) DEPARTMENT MAY WAIVE FACTOR. Where, in the case of any nonresident individual or nonresident estate or trust engaged in business within in and without the outside this state of Wisconsin and required to apportion its income as provided

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in this section, it shall be shown to the satisfaction of the department of revenue that the use of any one of the 3 factors provided under sub. (4) gives an unreasonable or inequitable final average ratio because of the fact that such nonresident individual or nonresident estate or trust does not employ, to any appreciable extent in its trade or business in producing the income taxed, the factors made use of in obtaining such ratio, this factor may, with the approval of the department of revenue, be omitted in obtaining the final average ratio which is to be applied to the remaining net income.

This subsection does not apply to taxable years beginning after December 31, 2002.

Section 12. 71.25 (6) of the statutes is renumbered 71.25 (6) (intro.) and amended to read:

71.25 (6) Allocation and separate accounting and apportionment formula. (intro.) Corporations engaged in business within and without the state shall be taxed only on such income as is derived from business transacted and property located within the state. The amount of such income attributable to Wisconsin may be determined by an allocation and separate accounting thereof, when the business of such corporation within the state is not an integral part of a unitary business, but the department of revenue may permit an allocation and separate accounting in any case in which it is satisfied that the use of such method will properly reflect the income taxable by this state. In all cases in which allocation and separate accounting is not permissible, the determination shall be made in the following manner: for all businesses except air carriers, financial organizations, pipeline companies, public utilities, railroads, sleeping car companies, car line companies and corporations or associations that are subject to a tax on unrelated business income under s. 71.26 (1) (a) there shall first be deducted from the total net income of the taxpayer the part thereof (less related expenses, if any) that follows the situs of the property or the

residence of the recipient. The remaining net income shall be apportioned to
Wisconsin this state by use of an apportionment fraction composed of a sales factor
under sub. (9) representing 50% of the fraction, a property factor under sub. (7)
representing $25\%$ of the fraction and a payroll factor under sub. (8) representing $25\%$
of the fraction. the following:
<b>Section 13.</b> 71.25 (6) (a) of the statutes is created to read:
71.25 (6) (a) For taxable years beginning before January 1, 2002, an
apportionment fraction composed of a sales factor under sub. (9) representing 50%
of the fraction, a property factor under sub. (7) representing 25% of the fraction, and
a payroll factor under sub. (8) representing $25\%$ of the fraction.
<b>Section 14.</b> 71.25 (6) (b) of the statutes is created to read:
71.25 (6) (b) For taxable years beginning after December 31, 2001, and before
January 1, 2003, an apportionment fraction composed of a sales factor under sub. (9)
representing $60\%$ of the fraction, a property factor under sub. (7) representing $20\%$
of the fraction, and a payroll factor under sub. (8) representing 20% of the fraction
<b>Section 15.</b> 71.25 (6) (c) of the statutes is created to read:
71.25 (6) (c) For taxable years beginning after December 31, 2002, an
apportionment fraction composed of the sales factor under sub. (9).
<b>Section 16.</b> 71.25 (6) (d) of the statutes is created to read:
71.25 (6) (d) For taxable years beginning after December 31, 2001, and before
January 1, 2003, the apportionment fraction for the remaining net income of a
financial organization shall include a sales factor that represents more than $50\%$ of
the apportionment fraction, as determined by rule by the department. For taxable

years beginning after December 31, 2002, the apportionment fraction for the

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1	remaining net income of a financial organization is composed of a sales factor, as
2	determined by rule by the department.
3	<b>Section 17.</b> 71.25 (7) (intro.) of the statutes is amended to read:
4	71.25 (7) Property factor. (intro.) For purposes of sub. (5) (6) and for taxable
5	years beginning before January 1, 2003:
6	<b>Section 18.</b> 71.25 (8) (intro.) of the statutes is amended to read:
7	71.25 (8) PAYROLL FACTOR. (intro.) For purposes of sub. $(5)$ (6) and for taxable
8	years beginning before January 1, 2003:
9	<b>Section 19.</b> 71.25 (9) (d) of the statutes is amended to read:
10	71.25 (9) (d) Sales, other than sales of tangible personal property, are in this
11	state if the income-producing activity is performed in this state. If the
12	income-producing activity is performed both in and outside this state the sales shall
13	be divided between those states having jurisdiction to tax such business in
14	proportion to the direct costs of performance incurred in each such state in rendering
15	this service. Services performed in states which do not have jurisdiction to tax the
16	business shall be deemed to have been performed in the state to which compensation
17	is allocated by sub. s. 71.25 (8), 1999 stats.
18	<b>Section 20.</b> $71.25\ (10)\ (b)$ of the statutes is renumbered $71.25\ (10)\ (b)$ 1. and
19	amended to read:
20	71.25 (10) (b) 1. In this section, for taxable years beginning before January 1,
21	2002, "public utility" means any business entity described under subd. 2. and any
22	business entity which owns or operates any plant, equipment, property, franchise,
23	or license for the transmission of communications or the production, transmission,

sale, delivery, or furnishing of electricity, water or steam the rates of charges for

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goods or services of which have been established or approved by a federal, state or local government or governmental agency. "Public"

2. In this section, for taxable years beginning after December 31, 2001, "public utility" also means any business entity providing service to the public and engaged in the transportation of goods and persons for hire, as defined in s. 194.01 (4), regardless of whether or not the entity's rates or charges for services have been established or approved by a federal, state or local government or governmental agency.

**Section 21.** 71.25 (10) (c) of the statutes is amended to read:

71.25 (10) (c) The net business income of railroads, sleeping car companies, car line companies, pipeline companies, financial organizations, air carriers and public utilities requiring apportionment shall be apportioned pursuant to rules of the department of revenue, but the income taxed is limited to the income derived from business transacted and property located within the state.

**Section 22.** 71.25 (11) of the statutes is amended to read:

71.25 (11) Department May waive factor. Where, in the case of any corporation engaged in business within in and without the outside this state of Wisconsin and required to apportion its income as provided in sub. (6), it shall be shown to the satisfaction of the department of revenue that the use of any one of the 3 factors provided in sub. (6) gives an unreasonable or inequitable final average ratio because of the fact that such corporation does not employ, to any appreciable extent in its trade or business in producing the income taxed, the factors made use of in obtaining such ratio, this factor may, with the approval of the department of revenue, be omitted in obtaining the final average ratio which is to be applied to the remaining

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net income. This subsection does not apply to taxable years beginning after December 31, 2002.

**SECTION 23.** 71.45 (3) (intro.) of the statutes is amended to read:

71.45 (3) APPORTIONMENT. (intro.) With respect Except as provided in sub. (3d), to determine Wisconsin income for purposes of the franchise tax, domestic insurers not engaged in the sale of life insurance but which that, in the taxable year, have collected received premiums, other than life insurance premiums, written on subjects of for insurance on property or risks resident, located or to be performed outside this state, there shall be subtracted from multiply the net income figure derived by application of sub. (2) (a) to arrive at Wisconsin income constituting the measure of the franchise tax an amount calculated by multiplying such adjusted federal taxable income by the arithmetic average of the following 2 percentages:

**Section 24.** 71.45 (3) (a) of the statutes is amended to read:

71.45 (3) (a) The Subject to sub. (3d), the percentage of total determined by dividing the sum of direct premiums written on all property and risks for insurance other than life insurance, with respects to all property and risks resident, located, or to be performed in this state, and assumed premiums written for reinsurance, other than life insurance, with respect to all property and risks resident, located, or to be performed in this state, by the sum of direct premiums written for insurance on all property and risks, other than life insurance, wherever located during the taxable year, as reflects, and assumed premiums written on insurance for reinsurance on all property and risks, other than life insurance, where the subject of insurance was resident, located or to be performed outside this state wherever located. In this paragraph, "direct premiums" means direct premiums as reported for the taxable year on an annual statement that is filed by the insurer with the

commissioner of insurance under s. 601.42 (1g) (a). In this paragraph, "assumed premiums" means assumed reinsurance premiums from domestic insurance companies as reported for the taxable year on an annual statement that is filed with the commissioner of insurance under s. 601.42 (1g) (a).

**SECTION 25.** 71.45 (3) (b) of the statutes is renumbered 71.45 (3) (b) 1. and amended to read:

71.45 (3) (b) 1. The Subject to sub. (3d), the percentage of determined by dividing the payroll, exclusive of life insurance payroll, paid in this state in the taxable year by total payroll, exclusive of life insurance payroll, paid everywhere in the taxable year as reflects such compensation paid outside this state. Compensation.

2. Under subd. 1., payroll is paid outside in this state if the individual's service is performed entirely outside in this state; or the individual's service is performed both within and without in and outside this state, but the service performed within outside this state is incidental to the individual's service without in this state; or some service is performed without in this state and the base of operations, or if there is no base of operations, the place from which the service is directed or controlled is without in this state, or the base of operations or the place from which the service is directed or controlled is not in any state in which some part of the service is performed, but the individual's residence is outside in this state.

**Section 26.** 71.45 (3d) of the statutes is created to read:

71.45 (3d) Phase In; domestic insurers. (a) For taxable years beginning after December 31, 2001, and before January 1, 2003, a domestic insurer that is subject to apportionment under sub. (3) and this subsection shall multiply the net income figure derived by the application of sub. (2) by an apportionment fraction composed

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of the percentage under sub. (3) (a) representing 60% of the fraction and the percentage under sub. (3) (b) 1. representing 40% of the fraction.

(b) For taxable years beginning after December 31, 2002, a domestic insurer that is subject to apportionment under sub. (3) and this subsection shall multiply the net income figure derived by the application of sub. (2) by the percentage under sub. (3) (a).

**Section 27.** 71.45 (3m) of the statutes is amended to read:

71.45 (3m) ARITHMETIC AVERAGE. The Except as provided in sub. (3d), the arithmetic average of the 2 percentages referred to in sub. (3) shall be applied to the net income figure arrived at by the successive application of sub. (2) (a) and (b) with respect to Wisconsin insurers to which sub. (2) (a) and (b) applies and which have collected received premiums, other than life insurance premiums, written upon for insurance, other than life insurance, where the subject of such insurance was on property or risks resident, located or to be performed outside this state, to arrive at Wisconsin income constituting the measure of the franchise tax.

## Section 28. Nonstatutory provisions; revenue.

(1) Income apportionment for financial organizations; rules. The department of revenue shall submit in proposed form rules related to the apportionment of the income of financial organizations under sections 71.04 (4) (d) and 71.25 (6) (d) of the statutes, as created by this act, to the legislative council staff under section 227.15 (1) of the statutes no later than the first day of the 4th month beginning after the effective date of this subsection.