1999 DRAFTING REQUEST

Bill

Received	: 09/01/1999				Received By: gra	antpr	
Wanted: As time permits					Identical to LRB:		
For: Mai	rty Reynolds ((608) 266-7506			By/Representing: Carol		
This file	may be shown	to any legislate	or: NO		Drafter: grantpr		
May Con	itact:				Alt. Drafters:		
Subject:	Eminen	t Domain - mi	scellaneous	3	Extra Copies:		
Pre Topi	ic: fic pre topic gi	ven					
Topic:							
Eliminate	e condemnation	n authority fror	n non-gove	rnmental entit	ies		
Instruction See Attack							
Drafting	g History:						
<u>Vers.</u> I?	Drafted grantpr 09/07/1999	Reviewed csicilia 10/04/1999	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	Jacketed	Reauired S&L
/1	ć	n	jfrantze 10/04/19	99	lrb-docadmin 10/04/1999	lrb-docadmi 10/21/1999	in
FE Sent I	For: 0.00°	,		<end></end>			

1999 DRAFTING REQUEST

Bill

Receive	d: 09/01/1999				Received By: gra	ntpr			
Wanted: As time permits				Identical to LRB:					
For: M a	arty Reynolds ((608) 266-7506			By/Representing: Carol				
This file	may be shown	to any legislate	or: NO		Drafter: grantpr				
May Co	May Contact:				Alt. Drafters:				
Subject:	ubject: Eminent Domain - miscellaneous				Extra Copies:				
Pre Top	pic: ific pre topic gi	ven							
Topic: Elimina	te condemnation	n authority from	n non-gover	nmental entiti	es				
Instruc	tions:								
See Atta	ached								
Draftin	g History:								
Vers.	<u>Drafted</u>	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	Required		
/?	grantpr 09/07/1999	csicilia 10/04/1999					S&L		
/1			jfrantze 10/04/199	99	lrb_docadmin 10/04/1999				
FE Sent	For:			<end></end>					

1999 DRAFTING REQUEST

Bill

Received: 09/01/1999			Received By: gran	ntpr				
Wanted: A	as time perm	iits			Identical to LRB:			
For: Mart	y Reynolds	(608) 266-75	06		By/Representing: Carol			
This file may be shown to any legislator: NO				Drafter: grantpr				
May Contact:			Alt. Drafters:					
Subject:	Eminen	nt Domain - 1	niscellaneous	;	Extra Copies:			
Pre Topic	2.							
No specifi	c pre topic gi	iven						
Topic:								
Eliminate	condemnatio	n authority fr	om non-govei	rnmental entiti	es			
Instruction	ons:							
See Attach	ned							
Drafting	History:							
<u>Vers.</u> /?	<u>Drafted</u> grantpr	Reviewed	Typed	Proofed b H 164	Submitted	<u>Jacketed</u>	Reauired	

FE Sent For:

<END>

STATE OF WISCONSIN -LEGISLATIVE REFERENCE BUREAU - LEGAL SECTION (608-266-3561)
Gard - Reynolds
climinate respection authority of all hongwennusch with
whites tel = # eh. med dutni coops (1) (3/1) (5) (6) (7) (8/9) (1) (1) (1) (1)

13.48 (12) (b) 1. 13.48 (12) (b) 1. 152.03 (3) 152.03 (5) (a)

hech
10.105(2)(a)
(c)
(e)

AM 182.37 ? BUSE

182,35 182.43 87,12(6)

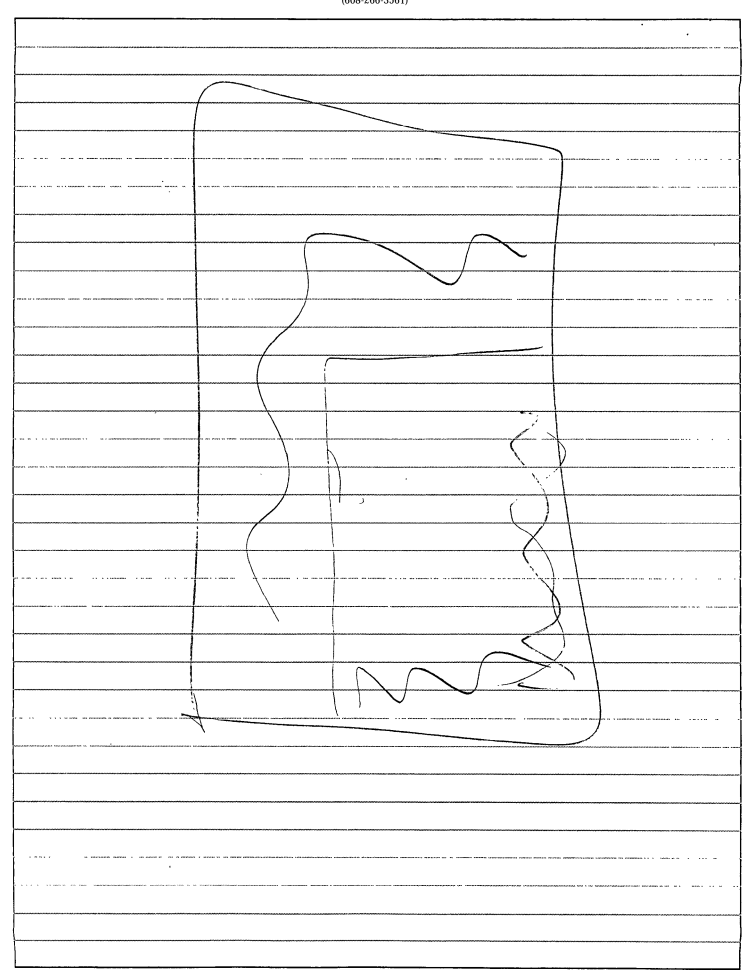
ck: 196.1978)

of minimized power definit

ch 289.36(2) (16tru) & (1) (14tru)

Am 196-91(2)

heel initial ap powrion



1999

BILL

Date (time)



LRB - 3549 / /

Use **the** appropriate componenta and routines developed for bills.

[NOTE: See section 4.02 (2) **(br), Drafting** Manual, for specific order of standard phrases.]

Analysis by the Legislative Reference Bureau

For **the** 3 **titles** used in an analysis, in the component bar:

For the main heading [old =M], execute: create \rightarrow anal: \rightarrow title: \rightarrow head For the subheading [old =S], execute: create \rightarrow anal: \rightarrow title: \rightarrow subFor the sub-subheading [old =P], execute: create \rightarrow anal: \rightarrow title: \rightarrow sub-sub

(attached)

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

Tyrathyring a martingly control

'SECTION #.

[rev: 6/2/98 1999DF02(fm)]

STATE OF WISCONSIN - LEGISLATIVE REFERENCE BUREAU - LEGAL SECTION (608-266-3561)

	· · · · · · · · · · · · · · · · · · ·			
<i>5</i> €	C. RP.	13,48/12/6	1.	
DATE IN A 1 MANAGEMENT OF STREET PROPERTY OF STREET PROPERTY OF STREET				
	AND THE PROPERTY OF THE PROPER			. With 10 13/1
	manmia unai — nia canzalannia lubi Li addiscommi			
ACO				
-				
<u>. </u>				
		MINISTER VIBRO W UMATERIALISMONIO MANTEN A MINISTER MANTE		n., v
			The same statement of	, .

Section #. 32.02 (intro.) of the statutes is amended to read:

32.02 Who may condemn; purposes. (intro.) The following departments, municipalities, boards, commissions public officers and corporations may acquire by condemnation any real estate and personal property appurtenant thereto or interest therein which they have power to acquire and hold or transfer to the state, for the purposes specified, in case such property cannot be acquired by gift or purchase at an agreed price:

History: 1971 c. 100 s. 23; 1973 c. 243,305; 1975 c. 68, 311; 1977 c. 29, 203, 438, 440; 1979 c. 34 s. 2102 (52) (b); 1979 c. 122; 1979 c. 175 s. 53; 1981 c. 86, 346, 374; 1983 a. 27; 1985 a. 29 s. 3200 (51); 1985 a. 30 s. 42; 1985 a. 187; 1985 a. 297 s. 76; 1987 a. 27; 1989 a. 31; 1993 a. 246,263; 1993 a, 491 s. 284; 1995 a. 27 s. 9126 (19); 1995 a. 201; 1997 a. 204.

grantpr(lrbunx11) Thu-Sep-2-1999 4:25 pm

•

ty.

Section #. 32.03 (1) of the statutes is renumbered 32.03 and amended to read:

When condemna ion not to be exercised.

32.03/The general power of condemnation conferred in this subchapter does not extend to property owned by the state, a municipality, public board or commission enor to the condemnation by a railroad, public utility or electric cooperative of the property of either a railroad, public utility or electric cooperative unless such power is specifically conferred by law provided that property not -to exceed 100 feet in width owned by or otherwise under the control or jurisdiction of a public board or commission of any city, village or town may be condemned by a railroad corporation for right of , do not stille through way or other purposes, whenever a city, village or town-by-ordinance-consents-thereto. This subchapter does not apply to the acquisition by municipalities of the property of public utilities used and useful in their business, nor to any city of the 1st class, except that every such city may conduct any condemnation proceedings either under this subchapter or, at its option, under other laws applicable to such city.

History: 1973 c. 305; 1975 c. 68; 1979 c. 175 s. 53; 1983 a. 27; 1983 a. 236 s. 12; 1983 a. 338 s. 3; 1985 a. 30 s. 42; 1985 a. 187; 1993 a. 246,490; 1997 a. 204.

> Ec. RP, 32.03 (2) to (5) SEC. RP. 32.07 (4)

Section #. 32.185 of the statutes is amended to read:

32.185 Condemnor. "Condemnor", for the purposes of ss. 32.19 to 32.27, means any municipality, board, commission public officer or corporation vested with the power of eminent domain which acquires property for public purposes either by negotiated purchase when authorized by statute to employ its powers of eminent domain or by the power of eminent domain. "Condemnor" also means a displacing agency. In this section, "displacing agency" means any state agency, political subdivision of the state or person carrying out a program or project with public financial assistance that causes a person to be a displaced person, as defined in s. 32.19 (2) (e).

History: 1975 c. 224; 1987 a. 399.

Section #. 32.29 of the statutes is amended to read:

32.29 False statements prohibited. Any officer, agent or employe of a governmental body or corporation granted condemnation power under s. 32.02 (1) or (3) to (16) who intentionally makes or causes to be made a statement which he or she knows to be false to any owner of property concerning the condemnation of such property or to any displaced person concerning his or her relocation benefits under s. 32.19, 32.20, 32.25 or 32.26 or who fails to provide the information required under s. 32.26 (6) shall be fined not less than \$50 nor more than \$1,000, or imprisoned for not more than one year in the county jail or both.

History: 1977 c. 158; 1983 a. 27 s. 879; Stats. 1983 s. 32.29.

Section #. 66.073 (6) (i) of the statutes is amended to read:

66.073 (6) (i) Exercise the powers of eminent domain granted to public utility corporations under ch. 32.

History: 1977 c. 159; 1979 c. 110; 1979 c. 323 s. 33; 1983 a. 24, 27; 1983 a. 207 s. 93 (8); 1991 a. 221; 1993 a. 112; 1995 a. 225; 1997 a. 35,204.

Section #. 84.093 (1) of the statutes is amended to read:

84.093 (1) The department, acting in the public interest, may contract with a public utility, as defined in s. 196.01 (5), or with a rural electric cooperative association, as described in s. 32.02 (10) for the receipt or furnishing of services, or the joint exercise of any power or duty required or authorized by law, relating to the acquisition, development or maintenance of rights-of-way to be used jointly by the department and a public utility or rural electric cooperative association. If parties to a contract under this section have varying powers or duties under the law, each may act under the contract to the extent of its lawful powers and duties. This section shall be interpreted liberally in favor of cooperative action between the department and a public utility or rural electric cooperative association.

History: 1997 a. 91; s. 13.93 (1) (b).

1

Section #. 87.12 (6) of the statutes is amended to read:

87.12 (6) The board shall have the power to institute and prosecute in the manner provided in ch.

32 of the statutes such eminent domain proceedings as may be necessary in the construction of said

improvement. When necessary for that purpose, this right of eminent domain shall be dominant over

the rights of eminent domain of public or private corporations or governmental agencies. The board

shall also have the power to acquire any lands or interest therein necessary for the aforesaid purpose,

by gift, purchase or lease. Any title acquired by condemnation or gift, purchase or lease shall be

held in the name of the flood control board in trust for the several towns, villages and cities and con-

tributing, as provided in s. 87.10 (1) (c) and (d), in proportion to the amounts of their several con-

tributions. The board shall have the power to employ engineers, attorneys, agents, assistants, clerks,

employes and laborers as it may deem advisable for the proper execution of its duties, and to fix their

compensation.

History: 1983 a. 368; 1991 a. 221, 316; 1993 a. 184.

1 grantpr(lrbunx11) Fri-Sep-3-1999 10:07 am Section #. 114.135 (1) of the statutes is amended to read:

114.135 (1) PROCEDURE TO OBTAIN PROTECTION PRIVILEGES. Theaerial approaches to any airport owned and operated by corporations organized to provide aeronautic facilities to the general public may be protected in the following manner: The owner of the airport shall prepare and record with the register of deeds plans and specifications showing the land affected, the owner of each parcel or interest therein, whether public or private, the regulations to be imposed on each parcel and the structures, buildings or other objects to be removed. The owner or managing body of the airport may negotiate and acquire from the owners of the various parcels or interest therein, whether public or private, by deeds the protection privileges shown by the plans and specifications. Referring in the deed to the plans and specifications, and briefly describing the plans and specifications, shall be considered sufficient legal description to convey the protection privileges set forth in the plans and specifications in the property of the grantor. In case the owner of the airport is unusing to obtain by negotiation the desired protection privileges, he or she may acquire the protection privileges by eminent domain in the manner set forth in ch. 32, except as to lands and buildings of railway companies that are necessary to; or are used in connection with the operation of the railway. In case the protection privileges sought extend into more than one county the plans and specifications shall be recorded with the register of deeds of each county. In case the part of land lies in more than one county, eminent domain-proceedings-may-be-instituted-in-the-circuit-court-of-any-county-in-which the parcel is situated, provided a certified copy of the final-judgment-with a description of the property involved is recorded with the register of deeds of all counties in which the parcel of land or interest therein lies.

History: 1971 c. 41 s. 12; Sup. Ct. Order, 67 W (2d) 585,774 (1975); 1977 c. 29,449; 1979 c. 32; 1981 c. 347; 1993 a. 16, 301; 1995 a. 201.

Section #. 114.135 (2) of the statutes is amended to read:

114.135 (2) NOTICE; CLAIM FOR DAMAGES. In case of any airport landing field or landing and takeoff strip owned by any city, village, town or county or any union of them, the commission or other body in charge of the operation and control of the airport, landing field or landing and take-off strip may prepare and record without charge with the register of deeds plans and specifications showing the protection privileges sought as described in sub. (1). The commission or other body in charge shall send by registered mail with return receipt to each owner at his or her last-known address a notice stating that the plans and specifications have been recorded with the register of deeds' office, stating the county, time of recording, the record number, and a brief description of the parcel of land or interest therein affected. If the address of the owner cannot be ascertained or the registered letter is returned unclaimed, notice shall be sent by registered mail to the person in possession of the premises. If no person is in possession, then the notice shall be posted in a conspicuous place on the land involved and published as a class 3 notice, under ch. 985, in the area affected. The right of the owner to claim for damages for the protection regulations imposed in the plans and specifications, or the removal of obstructions shall be forever barred, unless the owner files a claim for damages with the commission or other body in charge within 6 months from the receipt of the notice from the commission, or other body in charge, or the posting and last publication. The claim shall be verified and shall state the amount of damages claimed. The commission or other body in charge may pay the damages, if it has available funds, and the payment shall operate as a conveyance. **If** no claims for payment are filed or if payment is made, the commission or other body in charge shall file an affidavit for each parcel involved setting forth the rights acquired which shall be recorded by the register of deeds without charge and when so recorded has the same effect as any recorded instrument. If any owner is a minor or incompetent, the notice may be sent by registered mail to the owner's guardian, if he or she has one, and if there is none the circuit court of the county in which the land, or a larger part, is located shall upon application of the commission or other body in charge appoint a guardian to receive the notice, and to protect the rights of the owner. Any funds payable to the owner shall be cared for in the manner provided inch. 880. If the commission or other body in charge determines that the damages claimed are excessive, it shall so report to the governing body that established the airport, landing field or landing and take-off strip in question and with its consent may acquire in the name of the governmental body the protection privilege desired in the manner set forth in sub. (1) or it may deposit with the county clerk an award and notify the owner of the land involved in the method specified in this subsection. The landowner may accept the award without prejudice to his or her right to claim and contest for a greater sum. The landowner may, within a period of 6 months after notice of the award, proceed as provided in ch. 32 to have the damages appraised.

History: 1971 c. 41 s. 12; Sup. Ct. Order, 67 W (2d) 585,774 (1975); 1977 c. 29,449; 1979 c. 32; 1981 c. 347; 1993 a. 16, 301; 1995 a. 201.

or by eminent domain in the manner set forth in ch. 32, except us to lands and buildings of railway companies that are necessary to or are used in connection with the operations of the railway.

•		
		-

Section #. (182.35) of the statutes is amended to read:

182.35 Acquisition of lands and interests therein. Turnpike corporations may acquire by gift, devise purchase or condemnation any lands determined by them to be necessary for establishing, laying out, widening, enlarging, extending, constructing, reconstructing, improving and maintaining its project including lands which may be necessary for toll houses and appropriate concessions and for any other purpose authorized by ss. 182.30 to 182.48. Title may be acquired in fee simple and any other interest in lands may be acquired as may be deemed expedient or necessary by the corporation. Any lands determined to be unneeded by the corporation may be sold by the corporation at public or private sale with or without restrictions or reservations concerning the future use and occupation of such lands so as to protect the project and improvements and their environs and to preserve the view, appearance, light, air and usefulness of the project.

(2) If the lands-or interests therein cannot be purchased expeditiously for a reasonable. price, the corporation may acquire the same by condemnation under-ch. 32.

SEC. RP, 182.35(2)

1

Section #. 182.37 of the statutes is amended to read:

182.37 Rights of public utilities. All public utilities shall have the right to cross the lands or easements of the corporation with any lines at such reasonable place and in such reasonable manner, either over or under the project, as the corporation may direct upon payment of damages to the corporation. In cases of dispute, utilities shall have the right to condemn easements under ch. 32 but such easements shall not conflict with the planned operation, or operation of the project.

grantpr(lrbunx11) Thu-Sep-2-1999 4:49 pm

Section #. 182.43 of the statutes is amended to read: (pealed r

182.43 Underpass authorized. Wherever a turnpike project divides the land of one owner so as to prevent ingress to and egress from said lands, the corporation is authorized to provide an underpass or culvert sufficient to provide ingress and egress between said lands. Plans for the existence of an underpass shall be admissible in evidence in condemnation proceedings.

Section #. 196.49 (3) (c) of the statutes is amended to read:

196.49 (3) (c) The commission may issue a certificate for the project or for any part of the project which complies with the requirements of this section, or the commission may attach to the issuance of its certificate such terms and conditions as will ensure that the project meets the requirements of this section. The issuance of a certificate under this section shall not be a condition procedent to the exercise of eminent domain under ch. 32.

History: Sup. Ct. Order, 67 Wis. 2d 585,775 (1975); 1977 c. 187; 1979 c. 110 s. 60 (9); 1983 a. 53; 1985 a. 60; 1993 a. 496; 1995 a. 227.

Section #. 196.91 (2) of the statutes is amended to read:

196.91 (2) No award is any condemnation and edings authorized by sub.(1) shall be effective; and no corporation may purchase or otherwise acquire any property under sub. (1) until it obtains from the commission a certificate that public convenience and necessity require the acquisition of the property, at the amount fixed by the award or agreed upon with the owner of the property.

History: 1983 a. 53; 1985 a. 187.

grantpr(lrbunx 11) Fri-Sep-3-1999 10:07 am

1999

Nonstat File Sequence: **EEE**

LRB	9	
	 	_

INITIALAPPLICABILITY

 In the component bar: For the action phrase, execute: For the budget action phrase, execute: For the text, execute: Nonstatutory subunits are numbered automatical budget, fill in the 9300 department code; and is needed. 	create \rightarrow action: \rightarrow *NS: \rightarrow 93XX
SECTION # [93.	1. Initial applicability;
(#1)()	*a The treatment of sections
	of the statutes
	•••••••••••
1. In the component bar: For the action phrase, execute: For the text, execute: 2. Nonstatutory subunits are numbered automatic "" or "()" only if a "frozen" number is	create \rightarrow text: \rightarrow *NS: \rightarrow inapplA ally if "(#1)", "(#2)", etc., is filled in. Below, fill in
SECTION # Initial app	licability,
(#1) M plies to condumnation' price the effective date of	This act fist ap- entry commenced on his subjection: [rev: 6/2/98 1999inappl(fm)]



(ANALYSIS)
R Current law anthonizes varibus
entites to aguine property by
condemnation. There entities include
state agencies, counties, municipalitées,
school districts and housing and
redevelopment anthonities. They also include notions entities northorn mental comments such as
northorn mental contras such as
railroad corporations and public
ntilities. This bill eliminates the
condemnation anthority of all non-
governmentel entities.
16-36

(DN)
I this draft does not eliminate
the undemnation authority of
housing authorities, redevelopment
authorities, community development
authorities or the exposition districts,
governmental un nature. See
s. 32.02 (11), stats. If you wish to
climinate their anthonity to acquire
property by consemnation, let m
know and I'll redraft.
PE

DRAFTER'S NOTE FROMTHE LEGISLATIVE REFERENCE BUREAU

LRB-3549/1dn PG:cjs&ksh:jf

October 4, 1999

This draft does not eliminate the condemnation authority of housing authorities, redevelopment authorities, community development authorities or local exposition districts, on the theory that they are quasi-governmental in nature. See s. 32.02 (ll), stats. If you wish to eliminate their authority to acquire property by condemnation, let me know and I'll redraft.

Peter R. Grant Managing Attorney Phone: (608) 267-3362

E-mail: Peter.Grant@legis.state.wi.us

SUBMITTAL FÖRM

LEGISLATIVE REFERENCE BUREAU Legal Section Telephone: 266-3561 5th Floor, 100 N. Hamilton Street

The attached draft is submitted for your inspection. Please check each part carefully, proofread each word, and **sign** on the appropriate line(s) below.

Date: 10/04/1999 **To:** Representative Reynolds Relating to LRB drafting number: LRB-3549 **Topic** Eliminate condemnation authority from non-governmental entities Subject(s) Eminent Domain - miscellaneous 1. JACKET the draft for introduction in the Senate A s or the m b l y (check only one). Only the requester under whose name the drafting request is entered in the LRB's drafting records may authorize the draft to be submitted. Please allow one day for the preparation of the required copies. **2. REDRAFT.** See the changes indicated or attached A revised draft will be submitted for your approval with changes incorporated. 3. Obtain **FISCAL ESTIMATE NOW**, prior to introduction If the analysis indicates that a fiscal estimate is required because the proposal makes an appropriation or increases or decreases existing appropriations or state or general local government fiscal liability or revenues, you have the option to request the fiscal estimate prior to introduction. If you choose to introduce the proposal without the fiscal estimate, the fiscal estimate will be requested automatically upon introduction. It takes about 10 days to obtain a fiscal estimate. Requesting the fiscal estimate prior to introduction retains your flexibility for possible redrafting of the proposal. If you have any questions regarding the above procedures, please call 266-356 1. If you have any questions

relating to the attached draft, please feel free to call me.

Peter R. Grant, Managing Attorney Telephone: (608) 267-3362