## 1999 DRAFTING REQUEST

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Received	: 11/13/98				Received By: <b>sno</b>	veme	
Wanted: As time permits				Identical to LRB:			
For: <b>Spencer Black (608) 266-7521</b>				By/Representing: Rep. Black			
This file	may be show	n to any legislat	or: NO		Drafter: <b>shoveme</b>		
May Con	tact:				Alt. Drafters:		
Subject:	Shared	Revenue			Extra Copies:		
Topic:							
Limit the	maximum al	lowable loss in	shared revenu	ue payments			
See Attac		1997 AB 823 (	(-0058/1)				
Drafting	History:						
Vers.	<u>Drafted</u>	Reviewed	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
I?	shoveme 11/13/98	gilfokm 11/13/98					Local
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## 1999 DRAFTING REQUEST

#### Bill

Received: 11/13/98			Identical to LRB:  By/Representing: Rep. Black  Drafter: shoveme				
Wanted: As time permits For: Spencer Black (608) 266-7521							
							This file may be shown to any legislator: NO
May Contact:							Alt. Drafters:
Subject: Shared Revenue				Extra Copies:			
Topic:							
Limit th	e maximum al	lowable loss in	shared revenu	ie payments			
Instruc	tions:						
See Atta	ached. Redraft	1997 AB 823	(-0058/1)				
Draftin	g History:						
Vers.	<u>Drafted</u>	Reviewed	Typed	<u>Proofed</u>	Submitted	<u>Jacketed</u>	Required
/?	shoveme 11/13/98	gilfokm 11/13/98					Local
/1			ismith 11/16/98		lrb_docadmin 11/16/98		
FE Sent	For:			<end></end>			

#### 1999 DRAFTING REQUEST

Bill

Received: 11/13/98 Received By: shoveme

Wanted: **As time permits** Identical to LRB:

For: Spencer Black (608) 266-7521 By/Representing: Rep. Black

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

May Contact: Alt. Drafters:

Subject: Shared Revenue Extra Copies:

**Topic:** 

Limit the maximum allowable loss in shared revenue payments

**Instructions:** 

See Attached. Redraft 1997 AB 823 (-0058/l)

**Drafting History:** 

<u>Vers.</u> <u>Drafted</u> <u>Reviewed</u> <u>Typed</u> <u>Proofed</u> <u>Submitted</u> <u>Jacketed</u> <u>Reouired</u>

/1 MES 11/13/98

shoveme

FE Sent For:

<**END**>



## State of Misconsin

-0869// RB+0058/1

BILL 823

## 1997 ASSEMBLY BILL 823

February 24, 1998 – Introduced by Representative BLACK. Referred to Committee on Ways and Means.

AN ACT to amend 79.03 (1), 79.03 (3) (a), 79.06 (1) (b) and 79.06 (2) (b); and to create 79.03 (2m) of the statutes; relating to: the maximum allowable loss in shared revenue.



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#### Analysis by the Legislative Reference Bureau

This bill creates a new shared revenue payment that ensures that the loss in shared revenue by a municipality or county will not exceed \$1,000,000 during any lo-year period.

For further information see the *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:

**SECTION 1.** 79.03 (1) of the statutes is amended to read:

79.03 **(1)** Each municipality and county is entitled to shared revenue, consisting of an amount determined on the basis of population under sub. **(2)**, plus **an-amount** the amounts determined under sub. subs. **(2m)** and **(3)**.

**SECTION** 2. 79.03 (2m) of the **statutes** is created to read:

SECTION 2.

#### **ASSEMBLY BILL 823**

79.03 **(2m)** Each municipality and each county is entitled to a payment of an amount that will ensure that its payments under this subchapter have not declined by more than \$1,000,000 during the 10 years ending with the current year.

**SECTION** 3. 79.03 (3) (a) of the statutes is amended to read:

79.03 (3) (a) The amount in the shared revenue account for municipalities and the amount in the shared revenue account for counties, less the payments under subsubs. (2) and (2m) and s. 79.04, shall be allocated to each municipality and county respectively in proportion to its entitlement. In this paragraph, "entitlement" means the product of aidable revenues and tax base weight.

**SECTION** 4. 79.06 (1) (b) of the statutes is amended to read:

79.06 **(1)** (b) If the payments to any municipality or county under s. 79.03, excluding payments under s. 79.03 (2m) and (3c), in 1986 or any year thereafter are less than 95% of the combined payments to the municipality or county under this section and s. 79.03, excluding payments under s. 79.03 (2m) and (3c), for the previous year, the municipality or county has an aids deficiency. The amount of the aids deficiency is the amount by which 95% of the combined payments to the municipality or county under this section and s. 79.03, excluding payments under s. 79.03 (2m) and (3c), in the previous year exceeds the payments to the municipality or county under s. 79.03, excluding payments under s. 79.03 (2m) and (3c), in the current year.

**SECTION** 5. 79.06 (2) (b) of the statutes is amended to read:

79.06 (2) (b) If the payments to a municipality or county, except any county in which there are no cities or villages, in any year exceed its combined payments under this section and s. 79.03, excluding payments under s. 79.03 (2m) and (3c), in the

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#### **ASSEMBLY BILL 823**

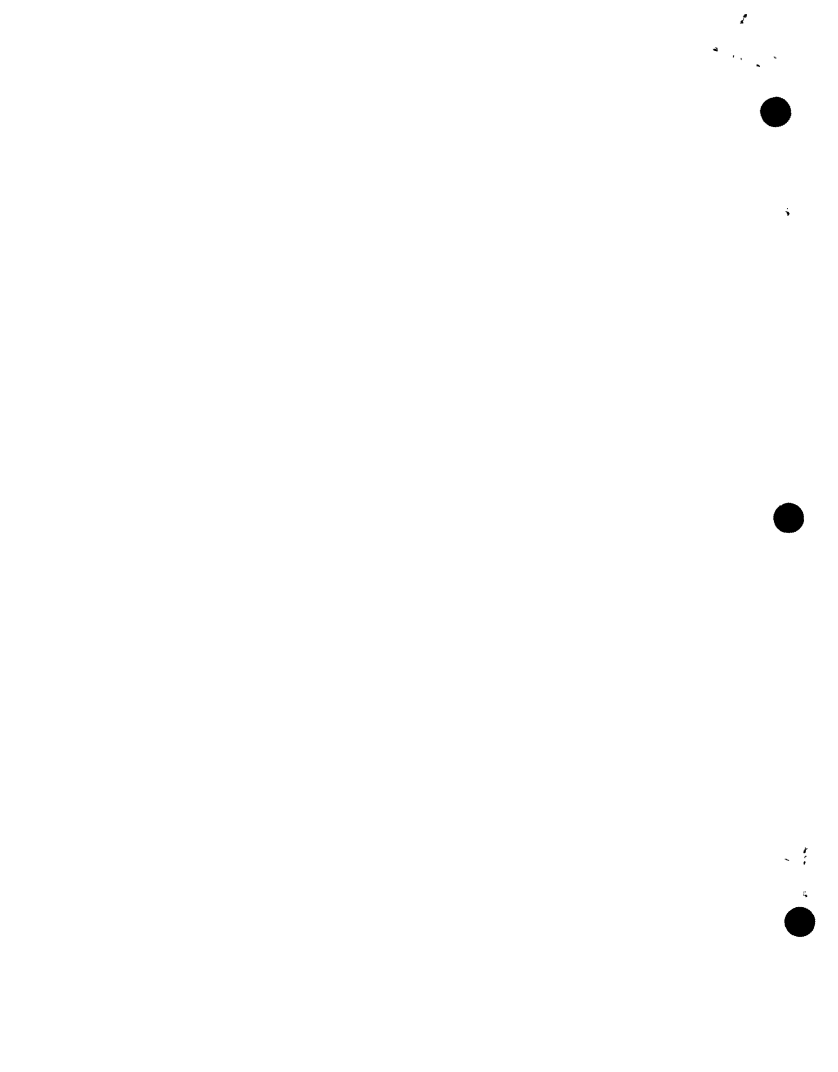
previous year by more than the maximum allowable increase, the excess shall be 1 2 withheld to fund minimum payments in that year under sub. (1) (c).

SECTION 6. Initial applicability.

(1) This act first applies to payments made during  $\frac{1}{10000}$ 

(END)

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### State of Misconsin 1999 - 2000 LEGISLATURE

LRB-0767/P1 MES......

DOA:.....Ziegler - Amend shared revenue language regarding "proxy/for recycling and waste disposal cost"

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

(NS. ANL)

AN ACT ...; relating to: modifying the definition of "local purpose revenues" under the shared revenue program.

# Analysis by the Legislative Reference Bureau LOCAL GOVERNMENT

SHARED REVENUE & PROPERTY-TAX CREDITS

Under current law, each city, village and town (municipality) and each county entitled to shared revenue payments from the state, based on the municipality's and the county's population and based on a mathematical formula. The calculation of the formula results in each municipality's and county's "entitlement?" "Entitlement" is defined as the product of aidable revenues and tax base weight. One of the components in determining "aidable revenues" is "local purpose revenues", which is defined as the sum of a number of payments made by the state to municipalities and counties, revenues received by municipalities and counties and taxes paid to municipalities and counties.

One of the components of "local purpose revenues" is the "proxy for private solid waste and recycling service costs", which is defined as \$25 multiplied by the population of any municipality that does not provide solid waste and recycling services. Under this bill, the calculation of "local purpose revenues" does not include as one of its components the "proxy for private solid waste and recycling service costs" and the definition of this term is repealed.

SKNT)

## SUBMITTAL FORM

# 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.

sign on the appropriate line(s) below.	
Date: 1 1/16/98	To: Representative Black
	Relating to LRB drafting number: LRB-0869
Topic Limit the maximum allowable loss in <b>shared</b> reve	enue payments
Subject(s) Shared Revenue	CA
Shared Revenue  1. JACKET the draft for introduction	
in the Senate or the Assembly (che	eck only one). Only the requester under whose name the
drafting request is entered in the LRB's drafting	ng records may authorize the draft to be submitted. Please
allow one day for the preparation of the require	ed copies.
2. REDRAFT. See the changes indicated or atta	ached
A revised draft will be submitted for your appr	roval with changes incorporated.
3. Obtain <b>FISCAL ESTIMATE NOW</b> , prior to	introduction
If the analysis indicates that a fiscal estimate is	s 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 fire	scal estimate prior to introduction. If you choose to
introduce the proposal without the fiscal estim	nate, the fiscal estimate will be requested automatically upon
introduction. It takes about 10 days to obtain a	a fiscal estimate. Requesting the fiscal estimate prior to

If you have any questions regarding the above procedures, please call 266-3561. If you have any questions relating to the attached draft, please feel free to call me.

introduction retains your flexibility for possible redrafting of the proposal.

Marc E. Shovers, Senior Legislative Attorney Telephone: (608) 266-0129