DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRBs0370/1dn ISR:jlg:hmh

March 6, 2000

Senator Moore:

This substitute amendment is based in part on instructions received from Pam Shannon of the Legislative Council.

The requirements of s. 49.179 (5) do not apply to community reinvestment programs that are approved by DHFS before the effective date of the bill. For example, if a W–2 agency is currently administering a program using community reinvestment funds and the expenditure of the funds has been approved by DHFS, the agency may continue to administer the program and use community reinvestment funds without having to certify that it solicited public participation or that the program meets the criteria established by DHFS. OK?

Also, DWD has 90 days to submit the criteria to JFC. OK?

Please review this substitute amendment carefully to make sure it achieves your intent. If you have any questions or would like to discuss this substitute amendment, please do not hesitate to contact me.

Ivy G. Sager–Rosenthal Legislative Attorney Phone: (608) 261–4455

E-mail: Ivy.Sager-Rosenthal@legis.state.wi.us