

1999 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-AB133)

Received: **06/25/99**

Received By: **gibsom**

Wanted: **Soon**

Identical to LRB:

For: **Senate Democratic Caucus**

By/Representing: **Walter**

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

Drafter: **gibsom**

May Contact:

Alt. Drafters:

Subject: **Nat. Res. - LWSR stewardship**

Extra Copies:

Pre Topic:

SDC:.....Walter - Caucus #3501,

Topic:

Multiple stewardship changes

Instructions:

See Attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/1	gibsom 06/27/99	wjackson 06/27/99	martykr 06/28/99	_____	lrb_docadmin 06/28/99		
/2	gibsom 06/29/99	wjackson 06/29/99	martykr 06/29/99	_____	lrb_docadmin 06/29/99		

FE Sent For:

<END>

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/1	gibsom 06/27/99	wjackson 06/27/99	martykr 06/28/99	<u>cmh</u> <u>WLj</u>	lrb_docadmin 06/28/99		

FE Sent For:

12 6/29 WLj

Jim 6/29

<END>

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/?	gibsom	1 WJ 6/27	km 6/27	SL 6/28 km 6/28			

FE Sent For:

<END>

SDC

caucus number 2633

duplicate flag:
duplicate with:

Other reference numbers:	LFB Sum #: page 664
bill number/amendment number:	
LRB draft #	LRB P-draft:

description: Designate \$100,000 from the urban rivers grant program for the Panoramic project in Janesville that was the highest ranked urban project submitted for the 1998-99 stewardship grant cycle

other notes

drafting instructions: See above and attached

more instructions:

caucus number 2787

duplicate flag:
duplicate with:

Other reference numbers: Paper 260	LFB Sum #:
FM 1146	
bill number/amendment number:	
LRB draft #	LRB P-draft:

description: Delete FM 1146 to Paper 260 which specifies that the Kickapoo Reserve Management Board be included as a local unit of government for grant eligibility under the Stewardship Program.

other notes

drafting instructions: Delete FM 1146 to Paper 260.

more instructions:

caucus number 3203

duplicate flag:
duplicate with:

Other reference numbers:	LFB Sum #: page 664
bill number/amendment number:	
LRB draft #	LRB P-draft:

description: Provides \$750,000 rather than \$500,000 for the Root River Multi-Purpose Pathway Project

other notes

drafting instructions: See above and attached

more instructions:

caucus number 3501

duplicate flag:
duplicate with:

Other reference numbers: Paper 261-269	LFB Sum #:
bill number/amendment number:	
LRB draft #	LRB P-draft:

description: Multiple stewardship changes

other notes

drafting instructions: see attached memos

more instructions:

+

Draft Request

CA 3501

Natural Resources/Stewardship Program/Papers #261-269

Working off Shibilski motion #1356 (attached) change overall bonding level to \$60 million per year (from \$40.4) with land acquisition category at \$46 million and property development category at \$14 million.

Within the Property Development Category main category, specify that local assistance receive \$9 million and property development \$5 million.

(The above changes are noted on the attached motion in blue ink.)

Also, remove from Joint Finance Substitute language added in JFC by motion #1142-funding for shoreline enhancements (Ward).

Also, include language and provisions from attached motion #1358 (Gard)—bonding authority from future years of Stewardship.

LRB Drafter: Mary Gibson-Glass

NATURAL RESOURCES -- STEWARDSHIP

Warren Knowles-Gaylord Nelson Stewardship 2000 Program

Vote: 12-4

Motion:

Move to incorporate the following provisions into Assembly Bill 133 to create the Warren Knowles-Gaylord Nelson Stewardship 2000 program.

1. *Annual Overall Bonding Authority.* [LFB Paper #261] Adopt Alternative A3, which would allow the state to contract public debt in an amount not to exceed \$404 million for the Warren Knowles-Gaylord Nelson Stewardship 2000 program. Further, adopt Alternative B1, which would specify that the annual bonding authority be set at \$40.4 million per year from fiscal years 2000-01 to 2009-10.

2. *Payment of Debt Service from Conservation Fund.* Specify that the \$2 million annually provided from the forestry account of the conservation fund for payment of stewardship debt service under prior Committee action be ongoing (rather than one-time in the 1999-01 biennium).

3. *Categories.* [LFB Paper #262] Establish two categories under the stewardship program: (a) land acquisition, funded at ~~(\$31.0 million)~~ annually; and (b) property development, funded at ~~(\$9.4 million)~~ annually.
 \$14 million \$46.0 million

4. *Land Acquisition Category.* [LFB Summary Page 472-2 Item #3 and Papers 264 and 265] Specify that DNR and nonprofit conservation organizations (NCOs) would be eligible for funding under this category. Require that up to \$3 million from this category be spent on trails, incorporating the current trails and Ice Age Trail components of stewardship. Of the remaining funds, the following priorities within this category would be specified: (a) water resources, including the Lower Wisconsin State Riverway, wild lakes, wild rivers, Great Lakes shorelines and streambank protection; (b) habitat areas; (c) natural areas; (d) Great Lakes bluffs and the Middle Kettle Moraine; and (e) the Baraboo Hills. Specify that the Department can acquire Great Lakes bluff land outside of established project boundaries. (The Great Lakes bluffs and Baraboo Hills provisions would be in lieu of any of the alternatives in Papers #264 and #265.)

5. *Property Development Category.* [LFB Summary Page 472-3 Item #4 and Papers #262, 263 and 269] Adopt Alternatives A4, B3 and C2 on Paper #263 to take no action on

^{\$9 million}
brownfields, federal funding reallocation and other recreational projects provisions. Instead, require that up to ⁽⁸⁾ million from this category be spent on assistance to local governments and NCOs, to include grants for urban rivers, urban green space, local park aids and a purchase of development rights program to be created by DNR.

^{\$5 million}
At least ^(1.4) million would be used by DNR and for grants to NCOs for property development. A priority would be set for funding not utilized for local assistance for the development of Milwaukee Lakeshore State Park. (The Milwaukee Lakeshore State Park provision would be in lieu of any alternative in Paper #269). Also, approve the Building Commission recommendation to allow DNR to use property development funding for conservation easements adjacent to DNR lands.

Require that funding in this category be used for nature-based outdoor recreation. Require DNR to promulgate in rule a definition for "nature-based outdoor recreation."

Approve the Building Commission's recommendation to extend current law provisions for the grant program for development on DNR properties to the reauthorized stewardship program and to specify that nonprofit conservation organizations would be made eligible for these grants. In addition, increase the amount allocated from property development funding for grants for friends groups and NCOs for development on DNR properties to \$250,000 (from \$200,000 under current law). Also, specify that friends groups have first draw on any funding provided.

6. *Transfer of Funding Between Fiscal Years.* [LFB Summary Page 472-7 Item #10] Specify that unspent bonding authority not used in one fiscal year is available for the same purpose in the next fiscal year and that DNR would have the authority to utilize funding from the succeeding fiscal year with the approval of the Natural Resources Board.

7. *Calculation of Grant Amounts.* [LFB Paper #267] Adopt alternatives 3 and 6, which specify that grants to local units of government and NCOs would be for up to 50% of the appraised value and certain other acquisition costs of property. In addition, require local units of government and NCOs to submit two appraisals for properties where the fair market value exceeds \$200,000. For property that has been owned by the seller for less than three years, grants to local units of government and NCOs would be limited to 50% of the seller's purchase price with an adjustment increase of 7.5% per year of ownership.

8. *Prohibitions on Use of Funding.* [LFB Summary Page 472-9 Item #12] Approve the Building Commission's recommendation to prohibit DNR from obligating any money under stewardship for: (a) the acquisition of land for golf courses or for the development of golf courses; (b) the acquisition or development of land by a county or other local governmental unit or political subdivision if the land involved is acquired by condemnation; and (c) the acquisition by a municipality of land that is outside the boundaries of the municipality unless the municipality acquiring the land and the municipality in which the land is located approve the acquisition. Further, prohibit the use of stewardship funding from the property development

category for any purpose not related to nature-based outdoor recreation, as defined by DNR in rule.

9. *Review by the Joint Committee on Finance.* [LFB Paper #268] Adopt Alternative 2, which would maintain the current law provision that prohibits DNR from obligating funding from stewardship for a given project or activity of more than \$250,000 unless it receives approval from Joint Finance under a 14-day passive review process.

10. *Small-Group Participation.* Allow a group that is not qualified as a nonprofit under s. 501(c)(3) of the Internal Revenue Code to enter into a partnership with a qualified 501(c)(3) to apply one time for a stewardship grant of up to \$20,000 for habitat restoration and land acquisition. The qualified 501(c)(3) group would act as the fiscal agent for the grant and retain land rights.

11. *Local Land Use Planning and Zoning.* Require the Department to promulgate rules that provide incentives under the reauthorized stewardship program for local units of government that submit projects that are consistent with a local or regional land use plan and zoning.

12. *Department Flexibility under Warren Knowles-Gaylord Nelson Stewardship Program.* Specify that if the Natural Resources Board determines that moneys appropriated under any of the categories of the current Warren Knowles-Gaylord Nelson stewardship program do not provide sufficient funding for an activity that is uniquely valuable in conserving natural resources, then the Board may authorize the Department to expend moneys from any of the categories for the project.

13. *Miscellaneous Provisions.* [LFB Summary Page 472-10 Item #15] Adopt the provisions recommended by the Building Commission in this summary item. Further, require DNR to provide a report to the Joint Committee on Finance and the Governor by December 31, 2004, that includes the following: (a) information about how changes in land prices have affected the ability to protect conservation lands between July 1, 2000, and the date of the report; and (b) a range of options to maintain or restore the purchasing power of the stewardship program.

Note:

[Change to Base: \$404,000,000 BR]
[Change to Bill: \$404,000,000 BR]

KS - Take out in Senate

Representative Ward

14-2

NATURAL RESOURCES -- STEWARDSHIP

Funding for Shoreline Enhancements

Motion:

Move to specify that shoreline enhancements are an eligible activity for urban rivers grant funding.

Note:

Currently, urban rivers grants may only be provided for the acquisition of land. Under administrative rule, development, maintenance and operations costs are not eligible for grant assistance. Under current law rule-making authority for the program, the Department would be able to specify in rule the types of enhancements eligible for funding.

618

Representative Gard

[Handwritten signature]

NATURAL RESOURCES -- STEWARDSHIP

Motion:

Move to allow the Department, with the approval of the Joint Committee on Finance under s. 13.10, to allocate bonding authority from future years of the Warren Knowles-Gaylord Nelson Stewardship 2000 program to earlier years for advanced funding of land purchases. Reallocation of bonding authority under this provision must be for land that will be re-sold and the proceeds of the re-sale are used to redeem or defease bonds sold to fund the original land purchase. Upon receipt of proceeds from a land re-sale, proceeds will be used to effect a redemption or defeasance of bonds sold to fund the original land purchase. Further, upon receipt of these funds, bond issuance authority used to make the original purchase shall be restored in the amount of funds received. Any unredeemed bonds after three years from the original sale shall be deducted from the amounts available from land acquisition for the following fiscal year and any subsequent fiscal year until the total unredeemed bonding authority is achieved. DOA shall monitor all transactions for ongoing compliance with federal tax law.

before

1999

1999

Date (time) needed noon

LRB b 1279 1 1

CAUCUS BUDGET AMENDMENT
[ONLY FOR CAUCUS]

M66 : WLJ

D-NOTE

See form AMENDMENTS — COMPONENTS & ITEMS.

CAUCUS AMENDMENT
TO ASSEMBLY SUBSTITUTE AMENDMENT 1
TO 1999 ASSEMBLY BILL 133

>>FOR CAUCUS SUPERAMENDMENT — NOT FOR INTRODUCTION<<

At the locations indicated, amend the substitute amendment as follows:

INSERT AA ✓

✓ #. Page 400, line 24: substitute "\$600,000,000" for "\$400,000,000"
→ INSERT AA ✓

* Page 432, line 11:

Page 433 line 11:

✓ #. Page 433, line 12: delete "\$31,000,000" and substitute "\$46,000,000"
→ INSERT AM

✓ #. Page 433, line 11: delete "Sub.(5)" and insert "Sub.(5) and (5m)'b"

✓ #. Page 434, line 11: delete "\$9,400,000" and substitute "\$14,000,000"

✓ #. Page 434, line 13: delete "\$8,000,000" and substitute "\$9,000,000"

✓ #. Page 434, line 15: delete "\$1,000,000" and substitute "\$5,000,000"

✓ #. Page 434, line 9: after that line insert: → INSERT B ✓

1999

Date (time) needed

A ~~10~~

LRB b _____ / _____

**CAUCUS BUDGET AMENDMENT
[ONLY FOR CAUCUS]**

See form **AMENDMENTS — COMPONENTS & ITEMS.**

**CAUCUS AMENDMENT
TO ASSEMBLY SUBSTITUTE AMENDMENT 1
TO 1999 ASSEMBLY BILL 133**

>>FOR CAUCUS SUPERAMENDMENT — NOT FOR INTRODUCTION<<

At the locations indicated, amend the substitute amendment as follows:

#. Page 436, line 10, ~~delete~~ " (a) " ^{insert}

before "The department"

✓ #. Page 436, line 11...: delete "more"

✓ #. Page 436, line 12...: delete "than \$250,000"

✓ #. Page 436, line 19...: after that line insert:

→ INSERT C ✓

#. Page ..., line ...:

#. Page ..., line ...:

#. Page ..., line ...:

1999

Date (time) needed

(3) ~~4~~

LRB b

**CAUCUS BUDGET AMENDMENT
[ONLY FOR CAUCUS]**

See form **AMENDMENTS — COMPONENTS & ITEMS.**

**CAUCUS AMENDMENT
TO ASSEMBLY SUBSTITUTE AMENDMENT 1
TO 1999 ASSEMBLY BILL 133**

>>FOR CAUCUS SUPERAMENDMENT — NOT FOR INTRODUCTION<<

At the locations indicated, amend the substitute amendment as follows.

✓ #. Page 491., line 15.: delete the underscored material

✓ #. Page 491., line 16.: delete the underscored material

✓ #. Page 492., line 25.: delete that line

✓ #. Page 493., line 1...: delete lines 1 to 80

#. Page, line

(End)

#. Page, line



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb0757/2
MGG&JTK:cmh:ch

ARC:.....Anderson - Am. #302, Stewardship 2000 program

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

1 At the locations indicated, amend the substitute amendment as follows:

2 √ 1. Page 163, line 17: after that line insert:

INSERT
AA

3 "(ag) Land acquisition—principal

4 repayment and interest PR C -0- -0-".

5 √ 2. Page 323, line 9: after that line insert:

6 "SECTION 333d. 20.370 (7) (ag) of the statutes is created to read:

7 20.370 (7) (ag) *Land acquisition—principal repayment and interest.* All
8 moneys received from proceeds from the sale of land under s. 23.0917 (5m) (b) 2. to
9 reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred

SCHED

INSERT
AA

1 in financing land acquisition under s. 23.0917 (5m) from the appropriation under s.
2 20.866 (2) (ta).[✓]

3 **3.** Page 399, line 22: before “(aq),” insert “(ag)”.

4 **4.** Page 400, line 24: delete “\$404,000,000” and substitute “\$350,000,000”.

5 **5.** Page 400, line 25: delete “(5)” and substitute “(4g) (b), (4m) (k), (4r) (b), (5)
6 and (5m)”.

7 **6.** Page 401, line 1: delete “\$40,400,000” and substitute “\$35,000,00”.

8 **7.** Page 418, line 16: delete lines 16 to 18.

9 **8.** Page 431, line 15: after that line insert:

10 “(am) “Available bonding authority” means the annual bonding authority as it
11 may be adjusted under sub. (4g) (b), (4m) (k), (4r) (b), (5) or (5m).”.

12 **9.** Page 431, line 22: after that line insert:

13 “(dm) “Nonprofit conservation organization” has the meaning given in s.
14 23.0955 (1).”.

15 **10.** Page 432, line 5: after that line insert:

16 “(h) “State conservation reserve enhancement subprogram” means the
17 subprogram under sub. (2) (a) 5.

18 (i) “Total bonding authority” means the total amount that may be obligated
19 under a subprogram under the Warren Knowles–Gaylord Nelson stewardship 2000
20 program over the entire duration of the program.”.

21 **11.** Page 432, line 7: delete “for conservation and recreational”.

22 **12.** Page 432, line 9: after “acquisition” insert “for conservation or
23 recreational”.

1 in financing land acquisition under s. 23.0917 (5m) from the appropriation under s.
2 20.866 (2) (ta)."

3 ~~3. Page 399, line 22: before "(aq)," insert "(ag)"~~

4 ~~4. Page 400, line 24: delete "\$404,000,000" and substitute "\$350,000,000".~~

5 ~~5. Page 400, line 25: delete "(5)" and substitute "(4g) (b), (4m) (k), (4r) (b) (5)~~
6 ~~and (om)".~~

7 ~~6. Page 401, line 1: delete "\$40,400,000" and substitute "\$35,000,00".~~

8 ~~7. Page 418, line 16: delete lines 16 to 18.~~

9 ~~8. Page 431, line 15: after that line insert:~~

INSERT AA 2

10 "(am) "Available bonding authority" means the annual bonding authority as it
11 may be adjusted under sub. (4g) (b), (4m) (k), (4r) (b), (5) or (5m)."

12 ~~9. Page 431, line 22: after that line insert:~~

13 ~~"(dm) "Nonprofit conservation organization" has the meaning given in s.~~
14 ~~23.0955 (1)."~~

15 ~~10. Page 432, line 5: after that line insert:~~

16 ~~"(h) "State conservation reserve enhancement subprogram" means the~~
17 ~~subprogram under sub. (2) (a) 5.~~

INSERT AA3

18 ~~11. Page 432, line 5, after that line insert:~~

19 "(i) "Total bonding authority" means the total amount that may be obligated
20 under a subprogram under the Warren Knowles-Gaylord Nelson stewardship 2000
21 program over the entire duration of the program."

STET

22 ~~11. Page 432, line 7: delete "for conservation and recreational".~~

23 ~~12. Page 432, line 9: after "acquisition" insert "for conservation or
recreational"~~

1 **13.** Page 432, line 10: after that line insert:

2 "3. A subprogram for bluff protection.

3 4. A subprogram for land acquisition in the Baraboo Hills for conservation
4 purposes.

5 5. A subprogram to enable the state to participate in the state conservation
6 reserve enhancement program as approved by the secretary of the federal
7 department of agriculture under 16 USC 3834 (f) (4)."

8 ~~14.~~ Page 432, line 11: substitute "Except as provided in sub. (5m), no" for "No".

INSERT
A

9 **15.** Page 433, line 8: delete that line.

10 **16.** Page 433, line 10: delete that line.

11 **17.** Page 433, line 11: delete lines 11 to 12 and substitute:

12 "(dm) Except as provided in subs. (4m) (k), (4r) (b), (5) and (5m), the department
13 may not obligate under the subprogram for land acquisition more than the following
14 amounts:

15 1. For fiscal year 2000-01, \$10,000,000.

16 2. For fiscal year 2001-02, \$13,500,000.

17 3. For fiscal year 2002-03, \$15,500,000.

18 4. For fiscal year 2003-04, \$19,000,000.

19 5. For each fiscal year beginning with 2004-05 and ending with fiscal year
20 2009-10, \$19,500,000."

21 **18.** Page 434, line 9: delete lines 9 to 19 and substitute:

22 "(dm) Except as provided in subs. (4r) (b) and (5), the department may not
23 obligate under the subprogram for property development and local assistance more
24 than the following amounts:

1 and consumer protection determines that the conditions specified in par. (d) 1. to 3.
2 apply.

3 **“(5m) ADJUSTMENTS FOR LAND ACQUISITIONS.** (a) Beginning in fiscal year
4 1999–2000, the department, subject to the approval of ~~the governor and~~ the joint INSERT
B
5 committee on finance under sub. (6), may obligate under the subprogram for land
6 acquisition any amount not in excess of the total bonding authority for that
7 subprogram for the acquisition of land.

8 (b) For each land acquisition transaction under this subsection, all of the
9 following apply:

10 1. The department shall sell a portion of the acquired land.

11 2. All proceeds from the sale of the land up to the amount obligated under par.
12 (a) as determined by the secretary of administration shall be deposited into the
13 general fund and credited to the appropriation account under s. 20.370 (7) (ag).
14 Notwithstanding s. 25.29 (1) (a), the proceeds in excess of the amount obligated
15 under par. (a) shall be deposited into the general fund.

16 3. For bonds that are retired from the proceeds of the sale of the acquired land
17 within 3 years after the date that the land was acquired by the department, the
18 department shall adjust the available bonding authority for the subprogram for land
19 acquisition by increasing the available bonding authority for the fiscal year in which
20 the bonds are retired by an amount equal to the total amount of the bonds issued for
21 the sale that have been retired in that fiscal year.

22 4. For bonds that are not retired from the proceeds of the sale of the acquired
23 land within 3 years after the date that the land was acquired by the department, the
24 department shall adjust the available bonding authority for the subprogram for land
25 acquisition by decreasing the available bonding authority for the next fiscal year



1 beginning after the end of that 3-year period by an amount equal to the total amount
2 of the bonds that have been retired from such proceeds in that fiscal year and, if
3 necessary, shall decrease for each subsequent fiscal year the available bonding
4 authority in an amount equal to that available bonding authority or equal to the
5 amount still needed to equal the total amount of the bonds retired from such
6 proceeds, whichever is less, until the available bonding authority has been decreased
7 by an amount equal to the total of the not retired bonds.

INSERT

B

8 (c) Notwithstanding sub. (2) (a) 1., land acquired under this subsection need
9 not be for conservation or recreational purposes.

10 (d) The department of administration shall monitor all transactions under this
11 subsection to ensure compliance with federal law and to ensure that interest on the
12 bonds is tax-exempt for the holders of the bonds.”

END INSERT B

13 **28.** Page 436, line 10: delete lines 10 to 19 and substitute:

14 **“(6) REVIEW BY JOINT COMMITTEE ON FINANCE.** (a) The department of natural
15 resources or the department of agriculture, trade and consumer protection may not
16 obligate from the appropriation under s. 20.866 (2) (ta) for a given project or activity
17 unless it first notifies the joint committee on finance in writing of the proposal. If the
18 cochairpersons of the committee do not notify the department making the proposal
19 within 14 working days after the date of that department’s notification that the
20 committee has scheduled a meeting to review the proposal, the department making
21 the proposal may obligate the moneys. If, within 14 working days after the date of
22 the notification by the department making the proposal, the cochairpersons of the
23 committee notify that department that the committee has scheduled a meeting to

1 review the proposal, the department making the proposal may obligate the moneys
2 only upon approval of the committee.

3 ~~or~~ " (b) Paragraph (a) applies only to an amount for a project or activity that exceeds
4 \$250,000 except as provided in par. (c). INSERT
C

5 ~~or~~ (c) Paragraph (a) applies to any land acquisition under sub. (5m).".

6 **29.** Page 436, line 21: substitute "(b), (c) and (dm)" for "(b) and (c)".

7 **30.** Page 437, line 2: after "price" insert ", except as provided in par. (dm)".

8 **31.** Page 437, line 5: after "increase" insert ", except as provided in par. (dm)".

9 **32.** Page 437, line 12: after that line insert:

10 "(dm) The amount that the department provides as a grant or state aid from
11 the appropriation under s. 20.866 (2) (ta) to a governmental unit under s. 23.09 (19),
12 (20) or (20m) or 30.277 may not exceed an amount equal to the lowest property tax
13 assessment of the land under s. 70.32 in the three taxable years preceding the year
14 in which the acquisition of the land occurs."

15 **33.** Page 438, line 4: after that line insert:

16 "(d) The department may not acquire land using moneys from the
17 appropriation under s. 20.866 (2) (ta) without the prior approval of a majority of the
18 members-elect, as defined in s. 59.001 (2m), of the county board of supervisors of the
19 county in which the land is located if at least 66% of the land in the county is owned
20 or under the jurisdiction of the state, the federal government or a local governmental
21 unit, as defined in s. 66.299 (1) (a). Before determining whether to approve the
22 acquisition, the county in which the land is located shall post notices that inform the
23 residents of the community surrounding the land of the possible acquisitions.

D-NOTE

4 Review s. 23.0917(5m) to ensure ^{that} it complies
with your intent.

MGB

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRBb1274/1dn
MGG:wlj:km

June 28, 1999

Review s. 23.0917 (5m) to ensure that it complies with your intent.

Mary Gibson-Glass
Senior Legislative Attorney
Phone: (608) 267-3215



noon, D-Note

SDC:.....Walter - Caucus #3501, Multiple stewardship changes

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

1 At the locations indicated, amend the substitute amendment as follows:

2 1. Page 163, line 17: after that line insert:

3 "(ag) Land acquisition—principal

4 repayment and interest PR C -0- -0-".

5 2. Page 323, line 9: after that line insert:

INSERT
A →

6 SECTION 333d. 20.370 (7) (ag) of the statutes is created to read:

7 20.370 (7) (ag) *Land acquisition—principal repayment and interest.* All

8 moneys received from proceeds from the sale of land under s. 23.0917 (5m) (b) 2. to

9 reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred

1 in financing land acquisition under s. 23.0917 (5m) from the appropriation under s.
2 20.866 (2) (ta)."

3 **3.** Page 399, line 22: before "(aq)," insert "(ag)".

4 **4.** Page 400, line 24: substitute "\$600,000,000" for "\$404,000,000".

5 **5.** Page 431, line 15: after that line insert:

6 "(am) "Available bonding authority" means the annual bonding authority as it
7 may be adjusted under sub. (5) or (5m)."

8 **6.** Page 432, line 5: after that line insert:

9 "(i) "Total bonding authority" means the total amount that may be obligated
10 under a subprogram under the Warren Knowles-Gaylord Nelson stewardship 2000
11 program over the entire duration of the program."

12 **7.** Page 432, line 11: substitute "Except as provided in sub. (5m), no" for "No".

13 **8.** Page 433, line 11: delete "sub. (5)" and insert "subs. (5) and (5m)".

14 **9.** Page 433, line 12: delete "\$31,000,000" and substitute "\$46,000,000".

15 **10.** Page 434, line 11: delete "\$9,400,000" and substitute "\$14,000,000".

16 **11.** Page 434, line 13: delete "\$8,000,000" and substitute "\$9,000,000".

17 **12.** Page 434, line 15: delete "\$1,400,000" and substitute "\$5,000,000".

18 **13.** Page 436, line 9: after that line insert:

19 "(5m) ADJUSTMENTS FOR LAND ACQUISITIONS. (a) Beginning in fiscal year
20 1999-2000, the department, subject to the approval of the joint committee on finance
21 under sub. (6), may obligate under the subprogram for land acquisition any amount
22 not in excess of the total bonding authority for that subprogram for the acquisition
23 of land.

1 (b) For each land acquisition transaction under this subsection, all of the
2 following apply:

3 1. The department shall sell a portion of the acquired land.

4 2. All proceeds from the sale of the land up to the amount obligated under par.
5 (a) as determined by the secretary of administration shall be deposited into the
6 general fund and credited to the appropriation account under s. 20.370 (7) (ag).
7 Notwithstanding s. 25.29 (1) (a), the proceeds in excess of the amount obligated
8 under par. (a) shall be deposited into the general fund.

9 3. For bonds that are retired from the proceeds of the sale of the acquired land
10 within 3 years after the date that the land was acquired by the department, the
11 department shall adjust the available bonding authority for the subprogram for land
12 acquisition by increasing the available bonding authority for the fiscal year in which
13 the bonds are retired by an amount equal to the total amount of the bonds issued for
14 the sale that have been retired in that fiscal year.

15 4. For bonds that are not retired from the proceeds of the sale of the acquired
16 land within 3 years after the date that the land was acquired by the department, the
17 department shall adjust the available bonding authority for the subprogram for land
18 acquisition by decreasing the available bonding authority for the next fiscal year
19 beginning after the end of that 3-year period by an amount equal to the total amount
20 of the bonds that have^{not} been retired from such proceeds in that fiscal year and, if
21 necessary, shall decrease for each subsequent fiscal year the available bonding
22 authority in an amount equal to that available bonding authority or equal to the
23 amount still needed to equal the total amount of the bonds^{not} retired from such
24 proceeds, whichever is less, until the available bonding authority has been decreased
25 by an amount equal to the total of the bonds not retired.

1 (c) Notwithstanding sub. (2) (a) 1., land acquired under this subsection need
2 not be for conservation or recreational purposes.

3 (d) The department of administration shall monitor all transactions under this
4 subsection to ensure compliance with federal law and to ensure that interest on the
5 bonds is tax-exempt for the holders of the bonds.”

6 **14.** Page 436, line 10: before “The department” insert “(a)”.

7 **15.** Page 436, line 11: delete “more”.

8 **16.** Page 436, line 12: delete “than \$250,000”.

9 **17.** Page 436, line 19: after that line insert:

10 “(b) Paragraph (a) applies only to an amount for a project or activity that
11 exceeds \$250,000 except as provided in par. (c).

12 (c) Paragraph (a) applies to any land acquisition under sub. (5m).”

13 **18.** Page 491, line 15: delete the underscored material.

14 **19.** Page 491, line 16: delete the underscored material.

15 **20.** Page 492, line 25: delete that line.

16 **21.** Page 493, line 1: delete lines 1 to 8.

← INSERT C ✓

17 (END)

LFB:.....Kava - Debt service for stewardship funding

FOR 1999-01 BUDGET - NOT READY FOR INTRODUCTION

LFB AMENDMENT

TO 1999 ASSEMBLY BILL 133 AND 1999 SENATE BILL 45

INSERT A

1 At the locations indicated, amend the bill as follows:

2 1. Page ³²³ 407, line 18: after that line insert:

3 "SECTION 333f. 20.370 (7) (aa) of the statutes, as affected by 1997 Wisconsin
4 Act 27, section 411, is amended to read:

5 20.370 (7) (aa) *Resource acquisition and development - principal repayment*
6 *and interest.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of
7 principal and interest costs incurred in financing the placement of structures and fill
8 under s. 30.203, in financing the acquisition, construction, development,
9 enlargement or improvement of state recreation facilities under s. 20.866 (2) (tp) and
10 (tr), in financing state aids for land acquisition and development of local parks under
11 s. 20.866 (2) (tq), in financing land acquisition activities under s. 20.866 (2) (ts) and
12 (tt), in financing the aid program for dams under s. 20.866 (2) (tx), in financing ice

1 age trail development under s. 20.866 (2) (tw) and in funding the stewardship
2 program under s. 20.866 (2) (tz), but not including payments made under sub. (7)
3 pars. (ac) and (au).

4 ~~SECTION 333g.~~ 20.370 (7) (aa) of the statutes, as affected by 1997 Wisconsin Act
5 27, section 412, and 1999 Wisconsin Act (this act), is repealed and recreated to
6 read:

INSERT
A1

7 20.370 (7) (aa) *Resource acquisition and development — principal repayment*
8 *and interest.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of
9 principal and interest costs incurred in financing the placement of structures and fill
10 under s. 30.203, in financing the acquisition, construction, development,
11 enlargement or improvement of state recreation facilities under s. 20.866 (2) (tp) and
12 (tr), in financing state aids for land acquisition and development of local parks under
13 s. 20.866 (2) (tq), in financing land acquisition activities under s. 20.866 (2) (ts) and
14 (tt), in financing the aid program for dams under s. 20.866 (2) (tx), in financing ice
15 age trail development under s. 20.866 (2) (tw) and in funding the stewardship
16 program under s. 20.866 (2) (tz), but not including payments made under par. (ac).

17 **SECTION 333p.** 20.370 (7) (au) of the statutes is created to read:
18 20.370 (7) (au) *State forest acquisition and development — principal repayment*
19 *and interest.* From the conservation fund, the amounts in the schedule to reimburse
20 s. 20.866 (1) (u) for the payment of principal and interest costs incurred in financing
21 land acquisition and development for state forests from the appropriation under s.
22 20.866 (2) (tz).

END INSERT A1

23 " **SECTION 333g.** 20.370 (7) (au) of the statutes, as created by 1999 Wisconsin Act
24 (this act), is repealed."

#. Page 323, line 15: after that line insert

INSERT
A2

1 ~~2.~~ Page 474, line 6: after "(at)," insert "(au)."

2 ~~3.~~ Page 474, line 10: after that line insert:

3 "SECTION 628b. 20.866 (1) (u) of the statutes, as affected by 1997 Wisconsin Act
4 27, section 727, and 1999 Wisconsin Act (this act), is repealed and recreated to
5 read:

6 20.866 (1) (u) *Principal repayment and interest.* A sum sufficient from moneys
7 appropriated under sub. (2) (zp) and ss. 20.115 (2) (d) and (7) (f), 20.190 (1) (c), (d),
8 (i) and (j), 20.225 (1) (c), 20.245 (1) (e), (2) (e) and (j), (4) (e) and (5) (e), 20.250 (1) (e),
9 20.255 (1) (d), 20.275 (1) (er), (es), (h) and (hb), 20.285 (1) (d), (db), (fh), (ih), (kd) and
10 (km) and (5) (i), 20.320 (1) (c) and (t) and (2) (c), 20.370 (7) (aa), (ac), (aq), (ar), (at),
11 (ba), (ca), (cb), (cc), (cd), (ce), (ea), (eq) and (er), 20.395 (6) (aq) and (ar), 20.410 (1) (e),
12 (ec) and (ko) and (3) (e), 20.435 (2) (ee) and (6) (e), 20.465 (1) (d), 20.485 (1) (f) and
13 (go), (3) (t) and (4) (qm), 20.505 (5) (c), (d), (g), (h) and (kc) and 20.867 (1) (a) and (b)
14 and (3) (a), (b), (g), (h), (i) and (q) for the payment of principal and interest on public
15 debt contracted under subchs. I and IV of ch. 18."

16 ~~4.~~ Page 475, line 16: after that line insert:

17 "(~~8~~) STEWARDSHIP DEBT SERVICE. The repeal of section 20.370 (7) (au) of the
18 statutes and the repeal and recreation of sections 20.370 (7) (aa) and 20.866 (1) (u)
19 of the statutes take effect on July 1, 2001."

20 (END)

INSERT
B

END INSERT B

INSERT
C

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRBb1274/1dn
MGG:wlj:km

June 28, 1999

42. This redraft ^{also} corrects language in s. 23.0917 (5m)(b)4. This provision only deals with "not retired bonds". Therefore,

Review s. 23.0917 (5m) to ensure that it complies with your intent.

Mary Gibson-Glass
Senior Legislative Attorney
Phone: (608) 267-3215

the word "not" has been added on page 3, lines 20 and 23.

Per ~~my~~ my conversation with Doug Burnett,
41. This draft ^{re} ^{limits} includes the ⁱⁿ ~~sunsetting~~ of the
the conservation fund debt service to stewardship
to this biennium.

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRBb1274/2dn
MGG:wlj:km

June 29, 1999

1. Per my conversation with Doug Burnett, this redraft limits the conservation fund debt service to stewardship to this biennium.
2. This redraft also corrects language in s. 23.097 (5m) (b) 4. This provision deals only with "not retired bonds". Therefore, the word "not" has been added on page 3, lines 20 and 23.

Mary Gibson-Glass
Senior Legislative Attorney
Phone: (608) 267-3215



State of Wisconsin
1999 - 2000 LEGISLATURE

LRBb1274/2
MGG:wlj:km

SDC:.....Walter – Caucus #3501, Multiple stewardship changes

FOR 1999-01 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133

1 At the locations indicated, amend the substitute amendment as follows:

2 **1.** Page 163, line 17: after that line insert:

3 “(ag) Land acquisition—principal

4 repayment and interest PR C -0- -0-”.

5 **2.** Page 323, line 9: after that line insert:

6 “SECTION 333bc. 20.370 (7) (aa) of the statutes, as affected by 1997 Wisconsin
7 Act 27, section 412, and 1999 Wisconsin Act (this act), is repealed and recreated
8 to read:

9 20.370 (7) (aa) *Resource acquisition and development — principal repayment*
10 *and interest.* A sum sufficient to reimburse s. 20.866 (1) (u) for the payment of

1 principal and interest costs incurred in financing the placement of structures and fill
2 under s. 30.203, in financing the acquisition, construction, development,
3 enlargement or improvement of state recreation facilities under s. 20.866 (2) (tp) and
4 (tr), in financing state aids for land acquisition and development of local parks under
5 s. 20.866 (2) (tq), in financing land acquisition activities under s. 20.866 (2) (ts) and
6 (tt), in financing the aid program for dams under s. 20.866 (2) (tx), in financing ice
7 age trail development under s. 20.866 (2) (tw) and in funding the stewardship
8 program under s. 20.866 (2) (tz), but not including payments made under par. (ac).

9 **SECTION 333d.** 20.370 (7) (ag) of the statutes is created to read:

10 20.370 (7) (ag) *Land acquisition—principal repayment and interest.* All
11 moneys received from proceeds from the sale of land under s. 23.0917 (5m) (b) 2. to
12 reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
13 in financing land acquisition under s. 23.0917 (5m) from the appropriation under s.
14 20.866 (2) (ta).”.

15 **3.** Page 323, line 15: after that line insert:

16 “**SECTION 333h.** 20.370 (7) (au) of the statutes, as created by 1999 Wisconsin
17 Act (this act), is repealed.”.

18 **4.** Page 399, line 22: before “(aq),” insert “(ag)”.

19 **5.** Page 400, line 2: after that line insert:

20 “**SECTION 628b.** 20.866 (1) (u) of the statutes, as affected by 1997 Wisconsin Act
21 27, section 727, and 1999 Wisconsin Act (this act), is repealed and recreated to
22 read:

23 20.866 (1) (u) *Principal repayment and interest.* A sum sufficient from moneys
24 appropriated under sub. (2) (zp) and ss. 20.115 (2) (d) and (7) (f), 20.190 (1) (c), (d),

1 (i) and (j), 20.225 (1) (c), 20.245 (1) (e), (2) (e) and (j), (4) (e) and (5) (e), 20.250 (1) (e),
2 20.255 (1) (d), 20.275 (1) (er), (es), (h) and (hb), 20.285 (1) (d), (db), (fh), (ih), (kd) and
3 (km) and (5) (i), 20.320 (1) (c) and (t) and (2) (c), 20.370 (7) (aa), (ac), (aq), (ar), (at),
4 (ba), (ca), (cb), (cc), (cd), (ce), (ea), (eq) and (er), 20.395 (6) (aq) and (ar), 20.410 (1) (e),
5 (ec) and (ko) and (3) (e), 20.435 (2) (ee) and (6) (e), 20.465 (1) (d), 20.485 (1) (f) and
6 (go), (3) (t) and (4) (qm), 20.505 (5) (c), (d), (g), (h) and (kc) and 20.867 (1) (a) and (b)
7 and (3) (a), (b), (g), (h), (i) and (q) for the payment of principal and interest on public
8 debt contracted under subchs. I and IV of ch. 18.”

9 **6.** Page 400, line 24: substitute “\$600,000,000” for “\$404,000,000”.

10 **7.** Page 431, line 15: after that line insert:

11 “(am) “Available bonding authority” means the annual bonding authority as it
12 may be adjusted under sub. (5) or (5m).”.

13 **8.** Page 432, line 5: after that line insert:

14 “(i) “Total bonding authority” means the total amount that may be obligated
15 under a subprogram under the Warren Knowles–Gaylord Nelson stewardship 2000
16 program over the entire duration of the program.”.

17 **9.** Page 432, line 11: substitute “Except as provided in sub. (5m), no” for “No”.

18 **10.** Page 433, line 11: delete “sub. (5)” and insert “subs. (5) and (5m)”.

19 **11.** Page 433, line 12: delete “\$31,000,000” and substitute “\$46,000,000”.

20 **12.** Page 434, line 11: delete “\$9,400,000” and substitute “\$14,000,000”.

21 **13.** Page 434, line 13: delete “\$8,000,000” and substitute “\$9,000,000”.

22 **14.** Page 434, line 15: delete “\$1,400,000” and substitute “\$5,000,000”.

23 **15.** Page 436, line 9: after that line insert:

1 “(5m) ADJUSTMENTS FOR LAND ACQUISITIONS. (a) Beginning in fiscal year
2 1999–2000, the department, subject to the approval of the joint committee on finance
3 under sub. (6), may obligate under the subprogram for land acquisition any amount
4 not in excess of the total bonding authority for that subprogram for the acquisition
5 of land.

6 (b) For each land acquisition transaction under this subsection, all of the
7 following apply:

8 1. The department shall sell a portion of the acquired land.

9 2. All proceeds from the sale of the land up to the amount obligated under par.
10 (a) as determined by the secretary of administration shall be deposited into the
11 general fund and credited to the appropriation account under s. 20.370 (7) (ag).
12 Notwithstanding s. 25.29 (1) (a), the proceeds in excess of the amount obligated
13 under par. (a) shall be deposited into the general fund.

14 3. For bonds that are retired from the proceeds of the sale of the acquired land
15 within 3 years after the date that the land was acquired by the department, the
16 department shall adjust the available bonding authority for the subprogram for land
17 acquisition by increasing the available bonding authority for the fiscal year in which
18 the bonds are retired by an amount equal to the total amount of the bonds issued for
19 the sale that have been retired in that fiscal year.

20 4. For bonds that are not retired from the proceeds of the sale of the acquired
21 land within 3 years after the date that the land was acquired by the department, the
22 department shall adjust the available bonding authority for the subprogram for land
23 acquisition by decreasing the available bonding authority for the next fiscal year
24 beginning after the end of that 3–year period by an amount equal to the total amount
25 of the bonds that have not been retired from such proceeds in that fiscal year and,

1 if necessary, shall decrease for each subsequent fiscal year the available bonding
2 authority in an amount equal to that available bonding authority or equal to the
3 amount still needed to equal the total amount of the bonds retired from such
4 proceeds, whichever is less, until the available bonding authority has been decreased
5 by an amount equal to the total of the bonds not retired.

6 (c) Notwithstanding sub. (2) (a) 1., land acquired under this subsection need
7 not be for conservation or recreational purposes.

8 (d) The department of administration shall monitor all transactions under this
9 subsection to ensure compliance with federal law and to ensure that interest on the
10 bonds is tax-exempt for the holders of the bonds.”.

11 **16.** Page 436, line 10: before “The department” insert “(a)”.

12 **17.** Page 436, line 11: delete “more”.

13 **18.** Page 436, line 12: delete “than \$250,000”.

14 **19.** Page 436, line 19: after that line insert:

15 “(b) Paragraph (a) applies only to an amount for a project or activity that
16 exceeds \$250,000 except as provided in par. (c).

17 (c) Paragraph (a) applies to any land acquisition under sub. (5m).”.

18 **20.** Page 491, line 15: delete the underscored material.

19 **21.** Page 491, line 16: delete the underscored material.

20 **22.** Page 492, line 25: delete that line.

21 **23.** Page 493, line 1: delete lines 1 to 8.

22 **24.** Page 1613, line 3: after that line insert:

