

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-1176/P1dn
GMM:kmg:jf

January 9, 2001

Joyce:

In reviewing this draft, please note all of the following changes to the WLCS draft:

1. The draft adds “and granting rule-making authority” to the relating clause.
2. The draft makes numerous minor changes to the PREFATORY NOTE, for example, changing “draft” to “bill,” adding commas, and putting state or federal agencies in lower case, to conform the note to the LRB Drafting Manual.
3. The draft places the definition of “tribal enterprise” before “tribe” to maintain alphabetical order.
4. The draft eliminates a mouthful of awkward text from ss. 48.685 (5) (a) and 50.065 (5) by describing the entities that are subject to tribal review with a simple cross-reference to sub. (5d) (c) or (d).”
5. The draft provides a cross-reference to subd. 2. in ss. 48.685 (5d) (c) 1. and 50.065 (5d) (c) 1. to help clarify that a tribe may conduct reviews for all entitles unless the tribe requests that authority for just some entities.

Gordon M. Malaise
Senior Legislative Attorney
Phone: (608) 266-9738
E-mail: gordon.malaise@legis.state.wi.us