2001 Jr2 DRAFTING REQUEST

Assembly Amendment (AA-AB1)

Received: 03/05/2002					Received By: kuesejt			
Wanted: Soon					Identical to LRB:			
For: Legislative Fiscal Bureau 6-9915				By/Representing: Renner				
This file	e may be showr	to any legislat	or: NO		Drafter: kuesejt			
May Co	ontact:				Addl. Drafters:	kunkemd kenneda		
Subject	State Government - miscellaneous Higher Education - UW System Public Util energy Health - miscellaneous			Extra Copies:				
Submit	via email: NO							
Pre To	pic:						·	
LFB:	Renner -							
Topic:	rcharge restituti	on/UW energy	costs/lead ab	patement				
Instruc	ctions:							
Per pap	er # 1102, optio	ns 2 and 4.						
Draftin	g History:							
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
<i>l</i> ?	kuesejt 03/06/2002 kunkemd 03/07/2002 kenneda 03/07/2002	gilfokm 03/07/2002				,		
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May Contact:				Addl. Drafters:	kunkemd kenneda			
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03/07/2002
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03/07/2002

2001 Jr2 DRAFTING REQUEST

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Drafter: kuesejt

May Contact:

Addl. Drafters:

kunkemd kenneda

Extra Copies:

Subject:

State Government - miscellaneous

Higher Education - UW System

Public Util. - energy Health - miscellaneous "KMG

Submit via email: NO

Pre Topic:

LFB:.....Renner -

Topic:

Oil overcharge restitution/UW energy costs/lead abatement

Instructions:

Per paper # 1102, options 2 and 4.

Drafting History:

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FE Sent For:

<END>

Jeff Kuesel:

Here are the first four motions, I will be sending one more over once I get all the appropriations affected (on the D.C. office staffing). For paper #1102, they chose options 2 and 4.

Darin Renner



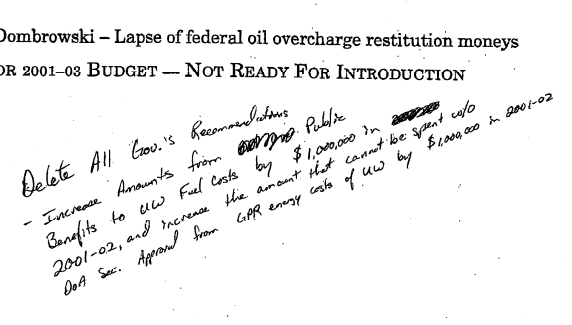
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State of Misconsin 2001 - 2002 LEGISLATURE

LRB-4589/1 JTK:kmg;jf

DOA:.....Dombrowski - Lapse of federal oil overcharge restitution moneys FOR 2001-03 BUDGET - NOT READY FOR INTRODUCTION



AN ACT ...; relating to: lapse of certain federal oil overcharge restitution moneys.

Analysis by the Legislative Reference Bureau STATE GOVERNMENT

OTHER STATE GOVERNMENT

Under current law, the moneys accruing to this state from federally required restitution of oil overcharges are allocated entirely for reduction of lead-paint hazards in certain dwellings. This bill lapses \$1,000,000 from the moneys allocated for this purpose to the general fund.

For further information see the state 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 3. 1999 Wisconsin Act 113, section 32 (7) is amended to read:
- [1999 Wisconsin Act 113] Section 32 (7) Allocation of oil overcharge funds 3
- TO ENERGY PROGRAMS. Notwithstanding section 14.065 of the statutes, the secretary 4
- of administration shall allocate all oil overcharge restitution funds exceeding 5

No.5137. P. 3/11

– 2 –

the about the authority of the states

JTK:kmg:jf SECTION 1

\$1.000,000 on the effective date of the amendment of this subsection by 2001 Wisconsin Act (this act) and all accruing interest earnings on those funds under section 20.505 (1) (md) of the statutes that are not approved for expenditure on the effective date of this subsection, for reduction of lead paint hazards in dwellings that is done to allow for and in conjunction with energy conservation activities in rental properties owned by persons who seek a certificate of lead-free status, as defined in section 254.11 (4g) of the statutes, as created by this act, or a certificate of lead-safe status, as defined in section 254.11 (4h) of the statutes, as created by this act. In awarding moneys under this subsection, the department of administration shall give priority to projects that emphasize comprehensive lead removal plans for rental properties.

Section 9201. Appropriation changes; administration.

Lapse of federal oil overcharge restitution moneys. Notwithstanding section 20.001 (3) (c) of the statutes, there is lapsed to the general fund \$1,000,000 from the appropriation account of the department of administration under section 20.505 (1) (md) of the statutes, as affected by the acts of 2001.

(END)

から 小を表

- (f) The interim lead hazard control measures under s. 254.173 (3) (c) 2.
- (2) By January 1, 2003, and every 2 years thereafter, the department shall review the rules under sub. (1) and shall promulgate changes to the rules if necessary in order to maintain consistency with federal law.
- (3) Subject to s. 254.174, the department may promulgate rules that set forth safe work practices that shall be followed in the demolition of a building constructed before January 1, 1978, to avoid exposure by persons to lead hazards in the area of the demolition.

SECTION 28. 254.18 of the statutes is created to read: 254.18 Lead hazard reduction in dwellings and premises. Sampling or testing of dwellings, units of dwellings or premises for the presence of lead-bearing paint or a lead hazard is not required before lead hazard reduction activities are conducted if the presence of lead-bearing paint or a lead hazard is assumed and the lead hazard reduction activities are performed in a lead-safe manner.

SECTION 29. 254.181 of the statutes is created to read: 254.181 Certificate of lead-free status and certificate of lead-safe status; fees and notification. (1) The department may impose a fee of \$50 for issuance of a certificate of lead-free status and a fee of \$25 for issuance of a certificate of lead-safe status. Fees under this section may not exceed actual costs of issuance and of

Vetoed In Part

- s. 254.179 The department shall review the fees every 2 years and adjust the fees to reflect the actual costs.
- (2) The department shall, at least quarterly, notify a local health department concerning issuance of certificates of lead—free status and certificates of lead—safe status in the area of jurisdiction of the local health department.

SECTION 30. 254.182 of the statutes is created to read: 254.182 Repayment to general fund. The secretary of administration shall transfer from the appropriation account under s. 20.435 (1) (gm) to the general fund the amount of \$735,000 when the secretary of administration determines that program revenues from fees imposed under ss. 254.176 (3) (e) and (4), 254.178 (2) (d) and 254.181 are sufficient to make the transfer.

SECTION 31. 901.055 of the statutes is created to read: 901.055 Admissibility of results of dust testing for the presence of lead. The results of a test for the presence of lead in dust are not admissible during the course of a civil or criminal action or proceeding or an administrative proceeding unless the test was conducted by a person certified for this purpose by the department of health and family services.

SECTION 32. Nonstatutory provisions.

(1) RULES CONCERNING LEAD FOR DWELLINGS, UNITS OF DWELLINGS AND PREMISES. The department of health and family services shall submit in proposed form the rules required under section 254.179 (1) of the statutes, as created by this act, to the legislative council staff under section 227.15 (1) of the statutes no later than the first day of the 7th month beginning after the effective date of this paragraph. In submitting the rules, the department shall include a summary of the differences between standards under the rules proposed to meet the requirement of section 254.179 (1) (a) of the statutes, as created by this act, and standards under a similar ordinance of a 1st class city.

(2) SUPPLEMENT FOR REGISTRY OF LEAD-FREE OR LEAD-SAFE PROPERTIES. The department of health and family services may request the joint committee on finance to supplement, from the appropriation account under section 20.865 (4) (a) of the statutes, the appropriation account under section 20.435 (1) (a) of the statutes, to pay initial costs of establishing under section 254.179 (1) (d) of the statutes, as created by this act, a registry of properties that are issued certificates of lead-free status or certificates of lead-safe status. If the department of health and family services requests supplementation of the appropriation account under section 20.435 (1) (a) of the statutes, the department shall submit a plan to the joint committee on finance to expend not more than \$520,000 for fiscal year 2000-01. If the cochairpersons of the committee do not notify the secretary of the department within 14 working days after the date of the department's submittal that the committee intends to schedule a meeting to review the request, the appropriation account shall be supplemented as provided in the request. If, within 14 working days after the date of the department's submittal, the cochairpersons of the committee notify the secretary of the department that the committee intends to schedule a meeting to review the request, the appropriation account shall be supplemented only as approved by the committee. Notwithstanding section 13.101 (3) (a) 1. of the statutes, the committee is not required to find that an emergency exists.

- (3) REGISTRY OF LEAD-FREE AND LEAD-SAFE PROPERTIES: LIMITATION ON FUNDING. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the 2001–2003 biennial budget bill, the department of health and family services shall submit information concerning the appropriation under section 20.435 (1) (a) of the statutes as though any supplementation, under SECTION 32 (2) of this act, of the dollar amount of that appropriation had not been made.
- (4) LEAD PAINT HAZARD REDUCTION; LIMITATION ON FUNDING. Notwithstanding section 16.42 (1) (e) of the statutes, in submitting information under section 16.42 of the statutes for purposes of the 2001–2003 biennial budget bill, the department of health and family services shall submit information concerning the appropriation under section 20.435 (1) (a) of the statutes as though the



Legislative Fiscal Bureau

One East Main, Suite 301 • Madison, WI 53703 • (608) 266-3847 • Fax: (608) 267-6873

February 27, 2002

Joint Committee on Finance

Paper #1102

Lapse of Oil Overcharge Restitution Funds (DOA)

[LFB Summary of the Governor's Budget Reform Bill: Page 10, #7]

CURRENT LAW

Under s. 14.065 of the statutes, whenever oil overcharge restitution funds are disbursed to the state, the Governor must submit an expenditure plan for the use of the funds to the Joint Committee on Finance and to the standing energy committees of the Legislature. The standing energy committees have 30 days in which to recommend to this Committee any changes to the Governor's recommendations. No oil overcharge restitution funds may be expended under a proposed allocation plan until the plan has been approved, or modified and approved, by the Committee. Under s. 14.065(5) of the statutes, the Committee must also approve any reallocations of previously programmed oil overcharge funds.

Under the court orders and federal administrative rulings that govern the distribution of oil overcharge restitution funds, states have reasonably broad latitude in how they may use the funds. The funds may be used in accordance with purposes specified under five separate federal laws governing: (a) the weatherization of buildings and dwellings of low-income or handicapped individuals; (b) the implementation of state energy conservation programs; (c) the reduction of energy usage in schools and hospitals; (d) the promotion of energy conservation by small businesses and by individual; and (e) home heating bill assistance for low-income individuals. Additionally, oil overcharge funds may be used for any restitutionary purpose that has previously been approved in any other state by the federal Department of Energy.

GOVERNOR

Lapse \$1,000,000 FED in 2001-02 to the general fund from DOA's oil overcharge restitution funds appropriation. In addition, modify a nonstatutory provision under 1999 Wisconsin Act 113, which directed the allocation of all future unprogrammed oil overcharge

restitution funds and associated interest to support energy conservation projects in dwellings with lead paint hazards, to provide instead that all future unprogrammed amounts in excess of \$1,000,000 be directed to that purpose.

DISCUSSION POINTS

- 1. From mid-1984 through December 31, 2001, oil overcharge restitution funds (and accruing interest) totaling \$111,539,100 FED have been received by the state and programmed or subsequently reprogrammed for eligible energy conservation uses.
- 2. Currently, there are no unprogrammed oil overcharge restitution fund balances. However, as of December 31, 2001, the unexpended cash balances under previously approved allocation actions for all projects amounted to \$4,998,300. Much of this unexpended balance is attributable to recently approved project allocations that are currently being implemented or to projects that have multi-year funding cycles.
- 3. Nonetheless, DOA has identified approximately \$1 million of the unexpended cash balance that is attributable to inactive projects or to projects that will never be implemented. Under current law procedures, the Governor recommends amendments to previously approved oil allocation plans in order to reprogram these residual balances to other eligible energy conservation activities.
- 4. Since the oil overcharge funds received by the state must be used only for broadly restitutionary, energy-related purposes, it is highly unlikely that the federal Department of Energy would approve a lapse to the general fund of \$1,000,000 FED of available cash balances from approved oil overcharge projects. Consequently, the Committee may wish to delete the Governor's recommendation.
- 5. As a possible alternative to the Governor's recommendation, it would appear reasonable that the Committee could choose to direct the use of \$1,000,000 FED of residual balances to an approved energy-related purpose (such as weatherization activities funded from the state public benefits fund). An equivalent amount of state public benefits monies might then be diverted to offset a GPR-funded function, such as state agency fuel and utility costs. The offset GPR funds could then be lapsed to the general fund.
- 6. However, the federal court's Final Settlement Agreement governing the distribution of oil overcharge funds to the states required each state to file a letter of assurance with the court governing the manner in which the state would use the oil overcharge funds. Most notably for this discussion, states had to certify that "the funds received by each State will be used to supplement, and not to supplant, funds otherwise available for such programs under Federal or State law [emphasis added]."
- 7. This letter of assurance was required as a precondition to the release of oil overcharge funds to the state. On July 18, 1986, Governor Earl filed with the federal court of

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jurisdiction a letter stating that "the terms and conditions concerning the uses of the funds to be disbursed pursuant to the [Final] Agreement and Order will be adhered to in the use of any such funds."

- 8. Consequently, it does not appear that the above possible alternative redirecting residual oil overcharge funds would be permissible under the assurances given by Wisconsin to the federal court.
- 9. Because of the above limitations on the use of oil overcharge funds, a more viable alternative to lapse an additional \$1,000,000 to the general fund in 2001-02 from amounts budgeted for energy-related functions might be the following. The Committee could chose to earmark additional existing public benefits fund balances for energy conservation programs to an energy conservation activity that is currently GPR-funded. The substitution of public benefits funds would then permit the lapse of an equivalent GPR amount.
- 10. The Governor has already proposed earmarking \$4,150,000 SEG in 2001-02 and \$18,150,000 SEG in 2002-03 from a portion of the utility public benefits fund that would otherwise be expended under DOA's energy conservation and efficiency and renewable resource grants sum sufficient appropriation and transferring these amounts to offset appropriated GPR funds for fuel and utilities and related costs in three state agencies.
- 11. One of the affected agencies is the University of Wisconsin System to which \$4,150,000 SEG in 2001-02 and \$17,122,600 SEG in 2002-03 would be transferred. The University would not be permitted to expend the offset GPR funds in either fiscal year without the approval of the DOA Secretary. [An exception is made with respect to \$2,300,000 GPR in 2001-02 to reflect the fact that the University was previously authorized under s. 13.10 action to use \$2,300,000 GPR appropriated in 2001-02 for carryover 2000-01 utility costs.]
- 12. Under this alternative, an additional \$1,000,000 SEG in 2001-02 could be transferred from the energy conservation public benefits funds to the University of Wisconsin System [for a total of \$5,150,000 SEG in 2001-02] to fund master lease payments related to the installation of energy conservation equipment at University power plants and related facilities. Currently, these types of expenditures are funded from the University's GPR-funded energy costs appropriation. The amount of GPR that the University could not expend without the approval of the DOA Secretary would also be increased by \$1,000,000 in 2001-02, and this additional amount would lapse to the general fund.
- 13. While this alternative would substitute a \$1,000,000 GPR lapse in 2001-02 from budgeted University of Wisconsin energy costs funds for an equivalent amount of oil overcharge funds (which cannot be lapsed to the general fund), the use of additional energy conservation public benefits funds could result in a possible one-year delay in the implementation of planned energy conservation projects funded from public benefits funds.
 - 14. Regardless of the Committee's actions on the use of oil overcharge funds, a technical

amendment should also be adopted to delete that portion of 1999 Wisconsin Act 113, which directed the allocation of all future unprogrammed oil overcharge restitution funds and associated interest to support energy conservation projects in dwellings with lead paint hazards. On June 15, 2000, the federal Department of Energy disallowed the use of oil overcharge funds for energy conservation projects in dwellings with lead paint hazards. Consequently, the current Act 113 language is unenforceable and could be repealed.

ALTERNATIVES TO BILL

1. Approve the Governor's recommendation.

Modify the Governor's recommendation by deleting the required lapse to the general fund of \$1,000,000 FED in 2001-02 from DOA's oil overcharge restitution funds appropriation. Instead, increase by \$1,000,000 SEG in 2001-02 the amounts transferred from the DOA public benefits fund energy conservation appropriation to a new SEG-funded energy costs appropriation under the University of Wisconsin System to be used to support current master lease payments for energy conservation projects. Increase by \$1,000,000 GPR the amounts in 2001-02 that the University could not encumber or expend under its current GPR-funded energy costs appropriation without the approval of the DOA Secretary.

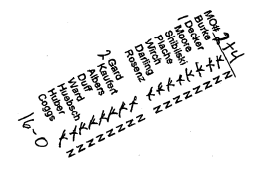
Alternative 2	FED-Lapse	SEG
2001-03 REVENUE	- \$1,000,000	\$0
2001-03 FUNDING	\$0	\$1,000,000

3. Delete the Governor's recommendation.

Alternative 3	GPR-REV	FED-Lapse
2001-03 REVENUE	- \$1,000,000	- \$1,000,000

In addition to either Alternatives 1, 2 or 3, include a technical amendment to delete that portion of 1999 Wisconsin Act 113, which directed the allocation of all future unprogrammed oil overcharge restitution funds and associated interest to support energy conservation projects in dwellings with lead paint hazards.

Prepared by: Darin Renner



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Date (time) needed

LRB b 2280,

LFB BDGT ADJSTMNT AMDMNT [ONLY FOR LFB]

JTK, MDK, STADAK

See form AMENDMENTS — COMPONENTS & ITEMS.

LFB ADJUSTMENT AMENDMENT TO 2001 SPECIAL SESSION ASSEMBLY BILL 1

>>FOR JT. FIN. SUB. — NOT FOR INTRODUCTION<<

cated amend the bill as follows:

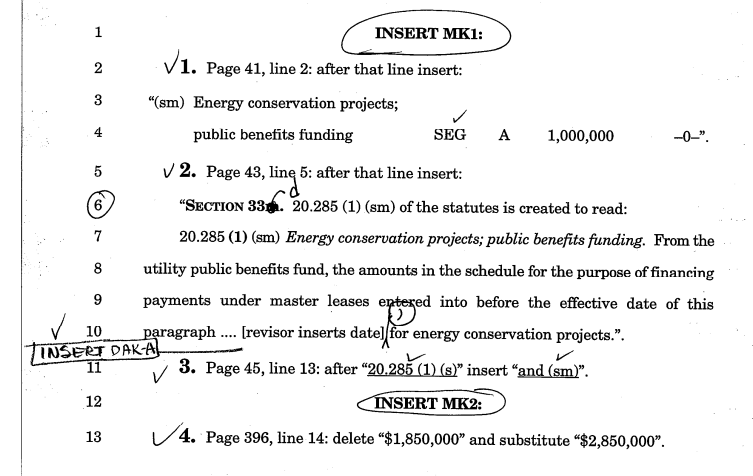
At the locations indicated, amend the bill as follows:

Page Byline 3 delete ine	34012.
TOO MINSTER MEDIN	
Page 398, line 9. delete lines	9 to 12.
ZINSERT DAK-B)	

#. Page, line:

2001–2002 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

LRBb2280/1insMK MDK:...:...



2001-2002 DRAFTING INSERT FROM THE

LRBb2280/1insDAK JTK,MDK.MJL&DAK:...:...

LEGISLATIVE REFERENCE BUREAU

insert Dak-A

 ${f 1.}$ Page 45, line 5: after that line insert:

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"Section (44D) 20.505 (1) (md) of the statutes is amended to read:

20.505 (1) (md) Oil overcharge restitution funds. All federal moneys received as oil overcharge funds, as defined in s. 14.065 (1), for expenditure under proposals approved by the joint committee on finance under s. 14.065; for transfers under 1993 Wisconsin Act 16, section 9201 (1z), and for allocation under 1999 Wisconsin Act 113. section 32 (7)."

History: 1971 c. 108, 125, 215, 1971 c. 270 s. 104, 1973 c. 90 and supp., 157, 305, 1975 c. 39 ss. 179 to 184f, 735 (5); 1975 Ex. Order No. 24; 1975 c. 224, 397; 1977 c. 29; 1977 c. 196 ss. 70, 131; 1977 c. 377 s. 30; 1977 c. 418 s. 929 (1), (55); 1979 c. 32 s. 92 (5); 1979 c. 34, 175, 221; 1979 c. 355 s. 241; 1979 c. 361; 1981 c. 20 ss. 400b to 421, 2202 (377) (b), 1981 c. 44 s. 3, 1981 c. 62, 121; 1981 c. 202 s. 23; 1981 c. 314, 374, 391; 1983 a. 27 ss. 439 to 456, 2202 (1); 1983 a. 36, 187, 282, 371, 393; 1985 a. 29, 31, 57, 120, 296, 2966, 2966, 2966, 297b, 297b, 297b, 297d, 299a to 299a, 300a, 301a, 418 to 432; 1987 a. 142, 147, 342, 399; 1989 a. 31, 56, 107, 122, 336, 339, 345, 366; 1991 a. 39 s. 469, 593q to 614; 1991 a. 105, 269, 315; 1993 a. 16 ss. 470g, 470m, 470r, 448 to 506m; 1993 a. 33, 75, 193, 349, 358, 374, 414, 437, 477, 491; 1995 a. 27, 56, 201, 216, 225, 227, 370, 403; 1997 a. 3; 1997 a. 27 ss. 199, 227 to 229m, 233, 666g to 692; 1997 a. 237, 283; 1999 a. 5, 9, 24, 52, 105, 113, 148, 185; 2001 a. 16 ss. 684d, 685d, 800 to 100 to 10

"Section (1158B) 1999 Wisconsin Act 113, section 32 (7) is repealed.".

2001 - 2002 LEGISLATURE

LRBb2280/1-JTK/MDK/DAK:kmg:pg

@M ras beer

January 2002 Special Session

LFB:.....Renner - Oil overcharge restitution/UW energy costs/lead

abatement

FOR 2001-03 BUDGET -- NOT READY FOR INTRODUCTION

ASSEMBLY AMENDMENT,

TO ASSEMBLY BILL 1

1	At the locations indicated, amend the bill as follows:
2	Page 41, line 2: after that line insert:
3	"(srh) Energy conservation projects;
4	public benefits funding SEG A 1,000,000 =0"
5	2. Page 43, line 5: after that line insert:
6	"Section 33d. 20.285 (1) (sm) of the statutes is created to read:
7	20.285 (1) (sm) Energy conservation projects; public benefits funding From the
8	utility public benefits fund, the amounts in the schedule for the purpose of financing
9	payments under master leases entered into before the effective date of this
10	paragraph [revisor inserts date], for energy conservation projects.".
11	3. Page 45, line 5: after that line insert:

1 "Section 44d. 20.505 (1) (md) of the statutes is amended to read: 2 20.505 (1) (md) Oil overcharge restitution funds. All federal moneys received 3 as oil overcharge funds, as defined in s. 14.065 (1), for expenditure under proposals 4 approved by the joint committee on finance under s. 14.065, and for transfers under 5 1993 Wisconsin Act 16, section 9201 (1z), and for allocation under 1999 Wisconsin 6 Act 113, section 32 (7).". 4. Page 45, Nine 13: after "20\285 (1) (s)" insert "and (sm) ✓ **5.** Page 384, line 3: delete lines 3 to 17 and substitute: 8 9 "Section 1158b. 1999 Wisconsin Act 113, section 32 (7) is repealed.". **6.** Page 396, line 14: delete "\$1,850,000" and substitute "\$2,850,000". 10 11 7. Page 3<u>98, line 9: delete lines 9 to 12.</u> INSEP 7 12

encrease

2001–2002 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

INSERT 2-9: 1 1. Page 396, line 12: delete that line and substitute: "(24) Energy costs. (a) Of the moneys appropriated to the board of regents of the". 5 INSERT 2–10: 🗸 ν **2.** Page 396, line 15: after that line insert: 6 "(b) Of the moneys appropriated to the board of regents of the University of Wisconsin System under section 20.285 (1) (s) of the statutes, as created by this act, the board shall, to the extent possible, allocate in fiscal year 2001-02 \$1,000,000 for costs of energy conservation projects under \$\infty\$ 16.858 and 16.895.". 10 INSERT 2-11:, , line **8**: after that line insert: Page 44 ENERGY COSTS. In the schedule under section 20:005 (3) of the statutes 14 for the appropriation to the board of regents of the University of Wisconsin System \under section 20.285 (1) (s) of the statutes, as affected by the acts of 2001, the dollar 15 amount is increased by \$1,000,000 for fiscal year 2001-02 to increase funding for the 16 17 purposes for which the appropriation is made. *\frac{7}{2}



State of Misconsin 2001 - 2002 LEGISLATURE

January 2002 Special Session

LRBb2280/2 JTK/MDK/DAK:kmg:kjf

LFB:.....Renner - Oil overcharge restitution/UW energy costs/lead abatement

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION ASSEMBLY AMENDMENT, TO ASSEMBLY BILL 1

2	1. Page 41, line 2: increase the dollar amount for fiscal year 2001-02 by
3	\$1,000,000 to increase funding for the purposes for which the appropriation is made.
4	2. Page 45, line 5: after that line insert:
5	"Section 44d. 20.505 (1) (md) of the statutes is amended to read:
6	20.505 (1) (md) Oil overcharge restitution funds. All federal moneys received
7	as oil overcharge funds, as defined in s. 14.065 (1), for expenditure under proposals
8	approved by the joint committee on finance under s. 14.065, and for transfers under
9	1993 Wisconsin Act 16, section 9201 (1z), and for allocation under 1999 Wisconsin
10	Act 113, section 32 (7).".
11	3. Page 384, line 3: delete lines 3 to 17 and substitute:

At the locations indicated, amend the bill as follows:

13

1	"Section 1158b. 1999 Wisconsin Act 113, section 32 (7) is repealed.".
2	4. Page 396, line 12: delete that line and substitute:
3	"(2x) Energy costs.
4	(a) Of the moneys appropriated to the board of regents of the".
5	5. Page 396, line 14: delete "\$1,850,000" and substitute "\$2,850,000".
6	6. Page 396, line 15: after that line insert:
7	"(b) Of the moneys appropriated to the board of regents of the University of
8	Wisconsin System under section 20.285 (1) (s) of the statutes, as created by this act,
9	the board shall, to the extent possible, allocate in fiscal year 2001-02 \$1,000,000 for
10	the costs of energy conservation projects under sections 16.858 and 16.895 of the
11	statutes.".
12	7. Page 398, line 9: delete lines 9 to 12.

(END)