

2001 Jr2 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-AB1)

Received: 03/12/2002

Received By: traderc

Wanted: Soon

Identical to LRB:

For: Legislative Fiscal Bureau

By/Representing: Ammerman

This file may be shown to any legislator: NO

Drafter: traderc

May Contact:

Addl. Drafters:

Subject: Environment - water quality

Extra Copies:

Submit via email: NO

Pre Topic:

LFB:.....Ammerman -

Topic:

Water treatment plant testing, mandate relief package

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	traderc 03/12/2002	gilfokm 03/12/2002	pgreensl 03/12/2002	_____	lrb_docadmin 03/12/2002		
/2	traderc 03/13/2002	gilfokm 03/13/2002	pgreensl 03/13/2002	_____	lrb_docadmin 03/13/2002		

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3/12/02
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1?	traderc	<i>kmj</i>	<i>3/12 ps</i>	<i>3/12</i> <i>sls</i>			

FE Sent For:

<END>

In

Fred Zimmerman
Rick Olson

WORKING GROUP

Mandate Relief

Modify the Governor's recommendation to allow local governments to request waivers from state mandates and to authorize state agencies to grant waivers from those mandates as follows. Require the Secretary of DOR or the head of the administrative agency assigned the review of the mandate to either grant the request, grant the request in part, or deny the request within 60 days of its receipt by DOR. Specify that the decision of the Secretary or the other agency head be based on at least one of the following criteria: (1) compliance with the mandate would cause undue economic hardship to the political subdivision; (2) compliance with the mandate is not economically efficient; or (3) the mandate is not applicable to the political subdivision other than imposing reporting requirements. Create a Joint Committee on Mandates in the Legislature consisting of five senators and five representatives to the assembly appointed as are the members of standing committees in their respective houses from the majority and minority political parties in each house. Specify that in making the appointments, each house shall designate a cochairperson. Provide that the committee shall meet at the call of one of its cochairpersons. Require the DOR Secretary or the head of the administrative agency reviewing the mandate to notify the Committee if the Secretary or the other agency head grants a request for relief, either in whole or in part. Provide that the Committee has 30 days to approve or reject the administrative agency's action, but authorize the Committee to extend the review period by an additional 30 days, but no more. Provide that the relief request is approved if the Committee fails to meet or meets and takes no action. Modify the Governor's recommendation regarding notification of the political subdivision to delay the notice until after the Committee's action.

Repeal the requirement that all library programs and materials be provided to the public free of charge.

Require all state agencies to accept reports from local governments in electronic form. Require the Department of Electronic Government to establish standards for the reports' submission.

Repeal the requirement that counties must print and stock all state mandated forms used in the courts and other departments on multi-part carbonless stock. Allow local governments to receive all state forms via e-mail and then print them off on regular paper as needed.

Change the date by which county governments must file annual financial reports with the state from May 15th of each year to June 30th of each year.

Change the date by which counties must file their Wisconsin Retirement Annual Report for employees from January 31st of each year to February 28th.

Modify the requirement that all municipalities contract with the State Laboratory of Hygiene for the testing of their water treatment plant to allow testing by other certified laboratories.

and private parties

Tradewell, Becky

From: Bonderud, Kendra
Sent: Monday, March 11, 2002 5:05 PM
To: Tradewell, Becky
Subject: RE: ARC items

Layla Merrifield of our staff has some knowledge of the SLH issue and will discuss it with you. I agree with your assessment of the relevant statute and rule.

I will have to discuss Dane County with you on Tuesday.

Kendra

-----Original Message-----

From: Tradewell, Becky
Sent: Monday, March 11, 2002 3:10 PM
To: Bonderud, Kendra
Subject: ARC items

Kendra,

Marc Shovers just brought me a copy of ARC's mandate relief item. At the bottom of the first page, it says to modify the requirement that municipalities and private parties contract with the State Lab of Hygiene (SLH) for the testing of their water treatment plant to allow testing by other certified labs. I have searched the statutes and DNR's rules. The only possibly relevant statute that I see is s. 280.13 (1) (d). Most places in the rules seem to allow either the SLH or another lab to perform tests. NR 809.705 (1) (b) 2. does seem to require fluoride testing to be done by the SLH, although I do not see any mention of a contract. Do you happen to know anything about this?

Also, do you have any background on the item on water quality planning for Dane County that might be helpful in drafting that item?

Just so you know, I will be leaving a little early today.

Thanks

Becky

3/11 4:38 Layla LFB- SLH testing. She couldn't find a
statute. Albers convinced statute lab testing is required.

12



State of Wisconsin

2001 - 2002 LEGISLATURE

January 2002 Special Session

SOON

LRBb2468/1

RCT

thing

LFB:.....Ammerman - Water treatment plant testing, mandate relief package

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

ASSEMBLY AMENDMENT ,

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO ASSEMBLY BILL 1

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

2 *1.* Page 182, line 16: after that line insert:

3 "SECTION 369s. 281.18 of the statutes is created to read:

4 **281.18 Limitation on testing requirements.** If the department requires the
5 operator of a water treatment plant to have the water tested, the department may
6 not require that the tests be conducted by the state laboratory of hygiene."

7 (END)

162468/1

3/13/02 Per Layla of LFB - add operator of a public
drinking fountain



State of Wisconsin
2001 - 2002 LEGISLATURE
January 2002 Special Session

LRBb2468/2
RCT:kmg:pg

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LFB:.....Ammerman - Water treatment plant testing, mandate relief package

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2 1. Page 182, line 16: after that line insert:

3 "SECTION 369s. 281.18 of the statutes is created to read:

4 281.18 Limitation on testing requirements. If the department requires the

5 operator of a water treatment plant ^{or a public drinking water fountain} to have the water tested, the department may

6 not require that the tests be conducted by the state laboratory of hygiene."

7

(END)



State of Wisconsin
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LRBb2468/2
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