DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

April 2, 2001

Sherrie Gates-Hendrix:

1. Regarding Vicki's suggestion for changing the analysis, the analysis already indicates that other states may enter into the agreement and that the states that are signatories to the agreement may act jointly to fulfill the agreement's requirements. Therefore, I did not add "with other states" as suggested.

2. I kept the seller and third–party liability provisions under proposed s. 77.524 because, unlike the uniform act, the seller and third–party liability provisions are a substantive change.

3. The bill includes definitions for "agent," "certified automated system," "certified service provider," and "seller" because they are terms used in proposed s. 77.524. Please not that proposed in s. 77.524 (3) I used the term "business system" to distinguish that system from the other systems mentioned in proposed s. 77.524. Also, the term "proprietary system" in proposed s. 77.524 (5) is undefined.

4. Rather than follow Vicki's suggestion for defining "agreement," I simply removed the date from that definition. Is that okay?

Joseph T. Kreye Legislative Attorney Phone: (608) 266–2263 E-mail: joseph.kreye@legis.state.wi.us