2001 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-SB55)

| Receive | d: 06/21/2001 | | | | Received By: gra | ntpr | |
|--|-----------------------|---------------------------------------|----------------------|---|----------------------------|-----------------|----------|
| Wanted: As time permits For: Assembly Republican Caucus This file may be shown to any legislator: NO May Contact: | | | Identical to LRB: | | | | |
| | | | | By/Representing: Emerson Drafter: grantpr Addl. Drafters: | | | |
| | | | | | | | |
| | | | | | | | |
| Subject: Higher Education - tech. college | | | • | Extra Copies: | | | |
| Submit | via email: NO | | | | | | |
| Request | er's email: | | | | | | |
| Pre To | pic: | | | | | | • |
| ARC: | Emerson - AN | M18, | | | | | |
| Topic: | | · · · · · · · · · · · · · · · · · · · | | | | | |
| Allow to | echnical college | e districts to exc | ceed mill rate | limit by refe | erendum | | |
| Instruc | tions: | | | | - | | |
| See Atta | ached | | | | | 1 | |
| | g History: | | | | | · | |
| Vers. | <u>Drafted</u> | Reviewed | Typed | Proofed | Submitted | <u>Jacketed</u> | Required |
| /? | grantpr 06/22/2001 | csicilia 06/22/2001 | | | | | |
| /1 | | | haugeca 06/22/200 | 1 | lrb_docadmin 06/23/2001 | | |
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06/23/2001 01:34:21 PM Page 2

FE Sent For:

<END>

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| For: Assembly Republican Caucus | By/Representing: Emerson | | | |
| This file may be shown to any legislator: NO | Drafter: grantpr | | | |
| May Contact: | Addl. Drafters: | | | |
| Subject: Higher Education - tech. college | Extra Copies: | | | |
| Submit via email: NO | | | | |
| Requester's email: | | | | |
| Pre Topic: | | | | |
| ARC:Emerson - AM18, | | | | |
| Topic: | | | | |
| Allow technical college districts to exceed mill rate limit by refe | erendum | | | |
| Instructions: | | | | |
| See Attached | | | | |
| Drafting History: | | | | |
| Vers. Drafted Reviewed Typed Proofed /? grantpr / is 6/22 ch | Submitted Jacketed Required | | | |

FE Sent For:

<END>

TOTAL SPENDING: \$14,638,654

NET SAVINGS: \$18,561,930

Policy Proposal

Incorporate Assembly Bill 320 (Jensen) relating to business education tax credit. Effective date of tax credit would be July 1, 2003.

Require all four year UW campuses to accept General education courses and courses reached in the Credit Transfer Initiatives between the UW and Technical College system from students @ Technical colleges (Kreibich ARC motion #282)

Allow Wisconsin Technical College school boards to schedule referenda to break the statutory cap. Require all such referenda be scheduled on regularly scheduled election dates.

Technical adjustment regarding non-resident tuition remission for certain veterans (by request of Foti) -Instead of a three-year timeframe, go to four years.

Grant PR spending authority to the UW System (Rep. Jeskewitz ARC motion #251)

Require the UW to make at least 70% of their undergraduate majors complete with 124 credits. (Kreibich ARC motion #309)

Provide a study requested by the Secretary of Department of Veteran Affairs regarding the creation of a post secondary education commission, to provide a comprehensive and coordinated statutory and policy framework for all post secondary education and training.

Incorporate Montgomery ARC motion #315, abolishing Pharmacy Internship Board and creating a Grant for Wisconsin Public Safety Institute.

Incorporate provisions of Assembly Bill 243 (Wasserman, by request of Representative Foti) relating to: restrictions on state employment and student financial assistance based on failure to register with the selective service system.

Incorporate provisions of Assembly Bill 298 (Kreibich) relating to the EdVest "grandparents deduction"

Grant University Board of Regents tuition flexibility.

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Date (time) needed

LRBh 1388 ,

ARC CAUCUS BUDGET AMENDMENT [ONLY FOR CAUCUS]

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See form AMENDMENTS — COMPONENTS & ITEMS.

CAUCUS AMENDMENT TO ASSEMBLY SUBSTITUTE AMENDMENT 1 TO 2001 SENATE BILL 55

>>FOR CAUCUS SUPERAMENDMENT — NOT FOR INTRODUCTION<<

| | | 01- | 4 - | | |
|----|------------------------|-------|------|------|------|
| #. | Page 57-1, line . // : | after | That | lini | inel |

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

Section 38.16 (1) of the statutes is amended to read:

38.16(1) Annually by October 31, or within 10 days after receipt of the equalized valuations from the department of revenue, whichever is later, the district board may levy a tax, not exceeding 1.5 mills on the full value of the taxable property of the district, for the purpose of making capital improvements, acquiring equipment and operating and maintaining the schools of the district, except that the mill limitation is not applicable to taxes levied for the purpose of paying principal and interest on valid bonds or notes now or hereafter outstanding as provided in s. 67.035. The district board secretary shall file with the clerk of each city, village and town, any part of which is located in the district, a certified statement showing the amount of the levy and the proportionate amount of the tax to be spread upon the tax rolls for collection in each city, village and town. Such proportion shall be ascertained on the basis of the ratio of full value of the taxable property of that part of the city, village or town located in the district to the full value of all taxable property in the district, as certified to the district board secretary by the department of revenue. Upon receipt of the certified statement from the district board secretary, the clerk of each city, village and town shall spread the amounts thereof upon the tax rolls for collection. When the taxes are collected, such amounts shall be paid by the treasurer of each city, village and town to the district board treasurer. History: 1971 c. 154, 211; 1973 c. 61, 90; 1975 c. 39; 1977 c. 29 ss. 493, 1647 (13); 1977 c. 300 ss. 1, 8; 1977 c. 418 s. 918m; 1979 c. 34; 1981 c. 20.

under sub. (3)

Section #. 121191 (3) of the statutes is amended to read:

specifying the excess number of mills

37,16 121.01 (3) (a) If a sekeral board wishes to exceed the limit under sub. (a) otherwise applicable to the school district in any school year, it shall promptly adopt a resolution supporting inclusion in the final school district budget of an amount equal to the proposed excess revenue. The resolution shall specify whether the proposed excess revenue is for a recurring or nonrecurring purpose, or, if the proposed excess revenue is for both recurring and nonrecurring purposes, the amount of the proposed excess revenue for each purpose. The resolution shall be filed as provided in s. 8.37 board 10 days after adopting the resolution, the settle board shall notify the settle of the scheduled board date of the referendum and submit a copy of the resolution to the department call a special referendum for the purpose of submitting the resolution to the electors of the school at a refevendum district for approval or rejection. In lieu of a special referendum, the school board may specify that the referendum/be held at the next succeeding spring primary or election or September primary or general election is such election is to be held not sooner than 42 days after the filing of the resolution

(b) The school district clark shall publish type A, B, C, D, and E notices of the referendum under s. 10.01 (2). Notwithstanding s. 10.01 (2) (a), the type A notice shall include asstatement of the amount of the excess revenue specified in para (a) and a copy of the resolution under par. (a). Section 5.01 (1) applies in the event of failure to comply with the notice requirements of this paragraph.

within 10 days after the referendum is held.

of the series board. The series district series shall certify the results of the referendum to the depart-

(c) The referendum shall be held in accordance with chs. 5 to 12. The school district cherk shall provide the election officials with all necessary election supplies. The form of the ballot shall correspond substantially with the standard form for referendum ballots prescribed by the elections board under ss. 5.64 (2) and 7.08 (1) (a). The question submitted shall be whether the limit under sub. (1) number of mills may be exceeded by a specified amount. If the resolution provides that any of the excess revenue will be used for a nonrecurring purpose, the ballot in the election shall so state and shall specify the amount that will be used for a nonrecurring purpose. The limit otherwise applicable to the school

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district under sub. And is increased by the more approved by a majority of those voting on the question.

History: 1993 a. 16; 1995 a. 27 ss. 4108m to 4114, 9145 (1); 1997 a. 27, 113, 164, 237, 286; 1999 a. 9, 17, 19, 32, 182.

(End)

ARC:.....Emerson – AM18, Allow technical college districts to exceed mill rate limit by referendum

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION CAUCUS ASSEMBLY AMENDMENT TO ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 2001 SENATE BILL 55

| At the locations indicated | amond the autotitute | amondment of fallers |
|----------------------------|----------------------|-----------------------|
| 110 the locations mulcated | amena are substitute | amenament as follows: |

1. Page 521, line 11: after that line insert:

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"Section 1372g. 38.16 (1) of the statutes is amended to read:

38.16 (1) Annually by October 31, or within 10 days after receipt of the equalized valuations from the department of revenue, whichever is later, the district board may levy a tax, not exceeding 1.5 mills on the full value of the taxable property of the district, for the purpose of making capital improvements, acquiring equipment and operating and maintaining the schools of the district, except that the mill limitation is not applicable to taxes levied for the purpose of paying principal and interest on valid bonds or notes now or hereafter outstanding as provided in s. 67.035

and except as provided under sub. (3). The district board secretary shall file with the clerk of each city, village and town, any part of which is located in the district, a certified statement showing the amount of the levy and the proportionate amount of the tax to be spread upon the tax rolls for collection in each city, village and town. Such proportion shall be ascertained on the basis of the ratio of full value of the taxable property of that part of the city, village or town located in the district to the full value of all taxable property in the district, as certified to the district board secretary by the department of revenue. Upon receipt of the certified statement from the district board secretary, the clerk of each city, village and town shall spread the amounts thereof upon the tax rolls for collection. When the taxes are collected, such amounts shall be paid by the treasurer of each city, village and town to the district board treasurer.

SECTION 1372j. 38.16 (3) of the statutes is created to read:

38.16 (3) (a) If a district board wishes to exceed the mill limit under sub. (1) in any year, it shall promptly adopt a resolution specifying the excess number of mills. The resolution shall be filed as provided in s. 8.37. The district board shall submit the resolution to the electors of the district for approval or rejection at a referendum. The referendum shall be held at the next succeeding spring primary or election or September primary or general election that is to be held not sooner than 42 days after the filing of the resolution of the district board. Within 10 days after adopting the resolution, the district board shall notify the board of the scheduled date of the referendum and submit a copy of the resolution to the board. The district board secretary shall certify the results of the referendum to the board within 10 days after the referendum is held.

- (b) The district board secretary shall publish type A, B, C, D, and E notices of the referendum under s. 10.01 (2). Notwithstanding s. 10.01 (2) (a), the type A notice shall include a copy of the resolution under par. (a). Section 5.01 (1) applies in the event of failure to comply with the notice requirements of this paragraph.
- (c) The referendum shall be held in accordance with chs. 5 to 12. The district board secretary shall provide the election officials with all necessary election supplies. The form of the ballot shall correspond substantially with the standard form for referendum ballots prescribed by the elections board under ss. 5.64 (2) and 7.08 (1) (a). The question submitted shall be whether the mill limit under sub. (1) may be exceeded by a specified number of mills. The mill limit otherwise applicable to the district under sub. (1) is increased by the number of mills approved by a majority of those voting on the question."

(END)