Received: 06/22/2001

2001 DRAFTING REQUEST

Received By: malaigm

Assembly Amendment (AA-ASA1-SB55)

Wanted:	Soon		Identical to LRB:						
For: Ass	sembly Republ	ican Caucus (5-1452		By/Representing: Smith				
This file	may be shown	to any legislate	or: NO		Drafter: malaigi	n			
May Co	ntact:				Addl. Drafters:				
Subject: Employ Priv - job training Higher Education - tech. college Higher Education - UW System Correctional System - misc Education - miscellaneous Higher Education - miscellaneous Tax Credits - miscellaneous				S	Extra Copies:				
Submit	via email: NO								
Request	er's email:								
Pre Top	oic: Smith - AM48	3,							
Topic:									
Adopt n	onfiscal recomi	nendations of I	Labor Shorta	age Committe	e				
Instruc See Atta									
Draftin	g History:				-				
Vers.	Drafted	Reviewed	Typed	Proofed	<u>Submitted</u>	<u>Jacketed</u>	Required		
/?	malaigm 06/22/2001	gilfokm 06/25/2001		·					

Vers.	Drafted	Reviewed	Typcd	Proofed	Submitted	<u>Jacketed</u>	Required
/1			kfollet 06/25/2002	1	lrb_docadmin 06/25/2001		
/2	malaigm 06/26/2001 jkreye 06/27/2001	gilfokm 06/27/2001 gilfokm 06/27/2001	jfrantze 06/27/2001	1	lrb_docadmin 06/27/2001 lrb_docadmin 06/27/2001		
/3		,	kfollet 06/28/200	1	lrb_docadmin 06/28/2001		

FE Sent For:

<END>

06/22/2001

2001 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-SB55)

Received: 0	6/22/2001		Received By: malaigm					
Wanted: So	on		Identical to LRB:	Identical to LRB:				
For: Assem	bly Republican Caucus 6-	1452	By/Representing: S	mith				
This file ma	ay be shown to any legislator	:: NO	Drafter: malaigm					
May Contac	et:	Addl. Drafters:	Addl. Drafters:					
Subject: Employ Priv - job training Higher Education - tech. college Higher Education - UW System Correctional System - misc Education - miscellaneous Higher Education - miscellaneous Tax Credits - miscellaneous			Extra Copies:					
Submit via	email: NO							
Requester's	email:							
Pre Topic:	·	, <u> </u>						
ARC:Sr	nith - AM48,							
Topic:	iscal recommendations of La	ahor Shortage (Committee					
Instruction								
See Attache								
Drafting H	listory:							
	Drafted Reviewed malaigm gilfokm	Typed P	roofed Submitted	Jacketed	Required			

Vers.	<u>Drafted</u>	Reviewed	Typed	Proofcd	Submitted	Jacketed	Required
/1			kfollet 06/25/200	1	lrb_docadmin 06/25/2001		
/2	malaigm 06/26/2001	gilfokm 06/27/2001	jfrantze 06/27/200	1	lrb_docadmin 06/27/2001 lrb_docadmin 06/27/2001		
FE Sent F	or.						
				<end></end>			

2001 DRAFTING REQUEST

Assembly Amendment	(AA-ASA1-SB55)
---------------------------	----------------

Received:	06/22/2001	Received By: n	nalaigm		
Wanted: S	Soon	Identical to LR	Identical to LRB:		
For: Asser	mbly Republican Caucus 6-1452	By/Representing	g: Smith		
This file n	nay be shown to any legislator: NO	Drafter: malaig	gm		
May Cont	act:	Addl. Drafters:			
Subject:	Employ Priv - job training Higher Education - tech. college Higher Education - UW System Correctional System - misc Education - miscellaneous Higher Education - miscellaneous Tax Credits - miscellaneous	Extra Copies:			
Submit vi	a email: NO				
Requester	's email:				
Pre Topic	c:	7174			
ARC:	Smith - AM48,				
Topic:					
Adopt nor	n-fiscal recommendations of Labor Shortage Co	mmittee			
Instruction	ons:				
See Attacl	hed				
Drafting	History:	772.17	,	· · · · · · · · · · · · · · · · · · ·	
Vers.	<u>Drafted</u> <u>Reviewed</u> <u>Typcd</u> <u>Proo</u>	ofed Submitted	Jacketed	Required	
/?	malaigm gilfokm 06/22/2001 06/25/2001 2-27	<u>t</u> 27			

06/25/2001 02:31:09 PM Page 2

Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	<u>Submitted</u>	<u>Jacketed</u>	Required
/1			kfollet 06/25/200	1	lrb_docadmin 06/25/2001		
FE Sent	For:		~				

<END>

2001 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-SB55)

Received: U	16/22/2001	Received By: malaigm			
Wanted: So	oon	Identical to LRB:			
For: Assem	ably Republican Caucus 6-1452	By/Representing: Smith			
This file ma	ay be shown to any legislator: NO	Drafter: malaigm			
May Contac	ct:	Addl. Drafters:			
Subject:	Employ Priv - job training Higher Education - tech. college Higher Education - UW System Correctional System - misc Education - miscellaneous Higher Education - miscellaneous Tax Credits - miscellaneous	Extra Copies:			
Submit via	email: NO				
Requester's	s email:		·		
Pre Topic:			,		
ARC:Sr	mith - AM48,				
Topic:	fiscal recommendations of Labor Shortage Cor	nmittee			
Instruction	ns:		-		
See Attache	ed				
Drafting H	listory:				
	Drafted Reviewed Typed Proof malaigm / -6/Kmg 6/35	Submitted Jacket	ted <u>Required</u>		

ARC Amendment #48



Economic Development Package

SPENDING CUTS & REALLOCATIONS

Commerce Milwaukee Development Opportunity Zone

Metion:

Require a 50-50 match with the City of Milwaukee whereby the City would be required to offer financial incentives to the businesses within the Zone up to \$2.35 million.

Savings - \$2,350,000 (GPR-Lapse)

2. ETF - Group Health Insurance - Monthly Contribution from Employees (Grothman)

Request #157
Motion:

Require each state employee to pay a minimum of \$5 per month towards his or her group health insurance coverage.

Savings - \$1,890,800 (GPR-Lapse)

3. WERC - Wisconsin Employment Peace Act - Appropriations and Fees (Duff)

Request #88

Motion:

Decrease WERC's "Promotion of Peace in Labor Relations" appropriation by \$100,000 GPR in 2001-2002 and \$200,000 GPR in 2002-2003. In addition, authorize WERC to establish fees by rule for services performed by the agency that are not otherwise charged.

Savings - \$300,000 (GPR)

4. Tourism - Badger State Games

Not Original Request/of Caucus

Motion:

Eliminate excess promotional funding for the Badger State Games.

Savings - \$100,000 (GPR)

5. Commerce - Business Employees Skills Training (BEST) Grant Program

Not Original Request of Caucus

Motion:

Reallocate tribal gaming revenue funding from the BEST grant program. Direct \$150,000 PR to Potosi Brewery Foundation, \$100,000 PR to Forward Wisconsin in 2002-03,

PTK

RAC

PSK

states. The Joint Legislative Council recently unanimously approved the Committee's recommendations.

Motion:

Adopt the following non-fiscal recommendations of the **Legislative Council on Labor Shortage:** (No Fiscal Effect)

Labor Day Report - require the DWD to prepare an annual report on the labor shortage in Wisconsin. The report must identify critical labor shortage areas by occupation, region, gender and race. The report must also identify potential solutions for the labor shortage. Copies of the report must be submitted to the appropriate standing committees of the legislature and to workforce development organizations throughout the state.

Department of Corrections Study - require the DOC to report on the availability and effectiveness of programs that provide drug and alcohol abuse treatment, instruction in basic skills such as reading and math, and job skills training. The report must include an analysis of the enrollment in and access to these programs by race compared with the racial composition of the prison population as a whole. The report must also include suggestions for programs that would help prisoners and exoffenders to enter the workforce.

SMA,

Tax Study - require the DOR, in cooperation with the DWD, to study and report on current workforce development-related tax incentives and to make recommendations on the state's tax laws to help ensure that the state is able to attract, develop and retain a highly skilled, highly trained workforce. In developing the report, groups representing employers, employees, taxpayers and other appropriate groups must be consulted. The report must also consider similar tax incentives in other states.

- Student Loan Forgiveness Study require HEAB, by January 1, 2002, to study and report on the cost, desirability, and effectiveness of creating a student loan forgiveness program to attract workers to the state.
- Jobs Skills Training Program Report requires the DWD to collect information concerning the availability of basic job skills training programs in the state and periodically prepare reports identifying those programs for distribution to regional workforce development organizations, job centers and other appropriate organizations. To the extent practicable, the report must identify available training programs by region.
- Job Training Access Policies require every public educational institution in the state to have a policy on providing access to their facilities to local organizations and businesses for the purpose of employment-related training. If it allows for such access, the policy shall set a reasonable cost. The policy may allow access based on the availability of space and the appropriateness of the training and only insofar as access would be consistent with the institution's mission.
- Job Retention Skills Development Program require each technical college district 7) board to make available, and offer at a frequency based upon demand in the district, a job retention skills development program to assist employers to retain new employees, build the job skill levels of those employees and assist those employees

to attain higher wages and long-term careers. To the extent practicable, the program must be provided at employment sites.

The program must emphasize job retention skills development for employees with incomes at or below 200% of the federal poverty line who are current or former recipients of public assistance, employees in the first six months of employment with their employer and entry-level employees.

In supervising and establishing minimum requirements for the program, the state technical college system (board) must consult with employers, technical college district boards, W-2 agencies, local units of government and labor organizations. The program must include elements relating to the skills needed to show up for work on time, to work effectively in a team, to communicate with supervisors and coworkers and to solve basic job-related personal and interpersonal problems.

The motions requires the board, in consultation with employers, district boards and DWD, to develop standards to assess the job retention and skills competencies of participants before and after participation in the program. The program sunsets on December 31, 2004.

Further, the motion requires technical college district boards to assist employers in providing ongoing job retention skills development and reinforcement activities in the work place. The motion also allows district boards to charge employers a fee for the program and services offered to employers. Under the motion \$200,000 of federal temporary assistance for need families block grant funds is used to implement the program.

The motion also requires W-2 agencies to coordinate case management services that are provided to W-2 participants in unsubsidized employment with the job retention skills development program.

8) Employment Skills Advancement Program

Under current law, the DWD awards grants of up to \$500 to eligible individuals for the costs of tuition, books, transportation, or other direct costs of training or education in a vocational or educational program. As a condition of eligibility for a grant, an individual's income may not exceed 165% of the federal poverty line and the individual must contribute matching funds equal to the amount of the grant that he or she receives. Finally, under current law, the total amount of all grants awarded to an individual may not exceed \$500.

This motion increases the maximum income level for eligibility for an employment skills advancement grant to 185% of the federal poverty line and reduces the amount of matching funds that an individual is required to contribute to 50% of the amount of the grant that an individual receives. Also, the motion increases the maximum amount of all grants that an individual may receive to \$1,000.

Finally, the motion directs DWD to study and report, by January 1, 2002, on ways to encourage employers to contribute matching funds to individuals eligible to receive an employment skills advancement grant. The report must include a consideration of the desirability and effectiveness of offering tax incentives to employers to do so.

Apprenticeship Marketing Program - requires DWD to conduct apprenticeship marketing activities, including the development and provision of promotional materials directed at encouraging employers to hire apprentices, educating high school career counselors on careers available in the skilled trades, encouraging the youth of this state to consider a career in the skilled trades, and otherwise promoting the availability and benefits of careers in the skilled trades. The motion requires DWD to solicit contributions from private sources to assist in the provision of those promotional materials and to seek the advice of and consult with the apprenticeship marketing council created by the motion regarding the administration of those apprenticeship marketing activities. The motion requires the apprenticeship marketing council to be created under the DWD and it's members appointed by the secretary of DWD. It will consist of 4 members appointed for 3-year terms representing employees, 4 members appointed for 3-year terms representing employers, and 2 employees of DWD to serve at the pleasure of the secretary. The motion also directs DWD to apply for \$275,000 in funds through the Federal Department of Labor to pay for the program.

b) Apprentice Tax Credit (at the request of Rep. Vrakas)

Not Original Request of Caucus (Similar version available at previous item's web site, except no Internet posting of employer's info.)

Motion:

Create an income and franchise tax credit for an employer that pays wages to an apprentice who is participating in a two- to five-year apprenticeship program in which the apprentice is receiving instruction leading to qualifications as a skilled journeyman in any industrial manufacturing trade, any private sector service occupation, or certain construction trades. The amount is 5% of the wages that are paid to an apprentice in a taxable year, but cannot exceed \$1,400, except that, in the taxable year in which the apprentice completes the apprenticeship program, the amount of the credit is 8% of the wages that are paid, not exceeding \$3,000. Generally, no employer may claim the credit for taxable wears beginning after Recember 31, 2004, if the number of employers training apprentices does not increase by more than 40% from January 1,2002 to December 31, 2004. **Effective beginning in FY 2003

(No Fiscal Effect)

c) Uniform Electronic Transactions Act (UETA)
http://www.legis.state.wi.us/lfb/2001-03budgedocuments/Governor/general.pdf
(Item 3 of General Provisions...Page 324-327)

The Governor's budget adopts the Uniform Electronic Transaction Act (UETA), as approved by the National Conference of Commissioners on Uniform State Laws. The Joint Finance Committee deleted this provision because of its non-fiscal nature.

Motion:

Restore the Governor's recommendation. (No Fiscal Effect)

Chu (

/\/\ \\\\

റ	O	Λ	1
L	U	U	l

Date (time) needed

5000

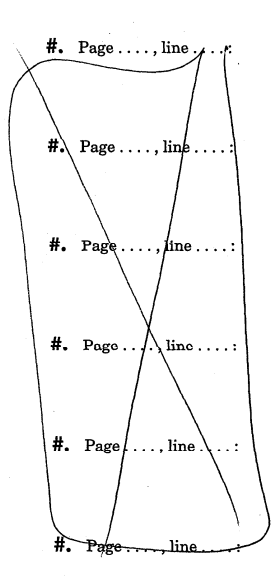
ARC CAUCUS BUDGET AMENDMENT **[ONLY FOR CAUCUS]**

See form AMENDMENTS — COMPONENTS & ITEMS.

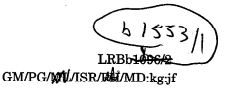
CAUCUS AMENDMENT TO ASSEMBLY SUBSTITUTE AMENDMENT 1 TO 2001 SENATE BILL 55

>>FOR CAUCUS SUPERAMENDMENT — NOT FOR INTRODUCTION<<

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



2001 - 2002 LEGISLATURE



SDC:.....Keckhaver - CN6543, Legislative council committee on labor shortage recommendations

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS SENATE AMENDMENT

TO SENATE SUBSTITUTE AMENDMENT 1,

TO 2001 SENATE BILL 55

At the locations indicated	amend the substitute	amandment ag follower
THE CITE IS CAUTOITS IN A CAUCA	, and the same of the state of	amenument as ronows.

1. Page 30, line 10: after that line insert:

1

2

3

4

5

6

7

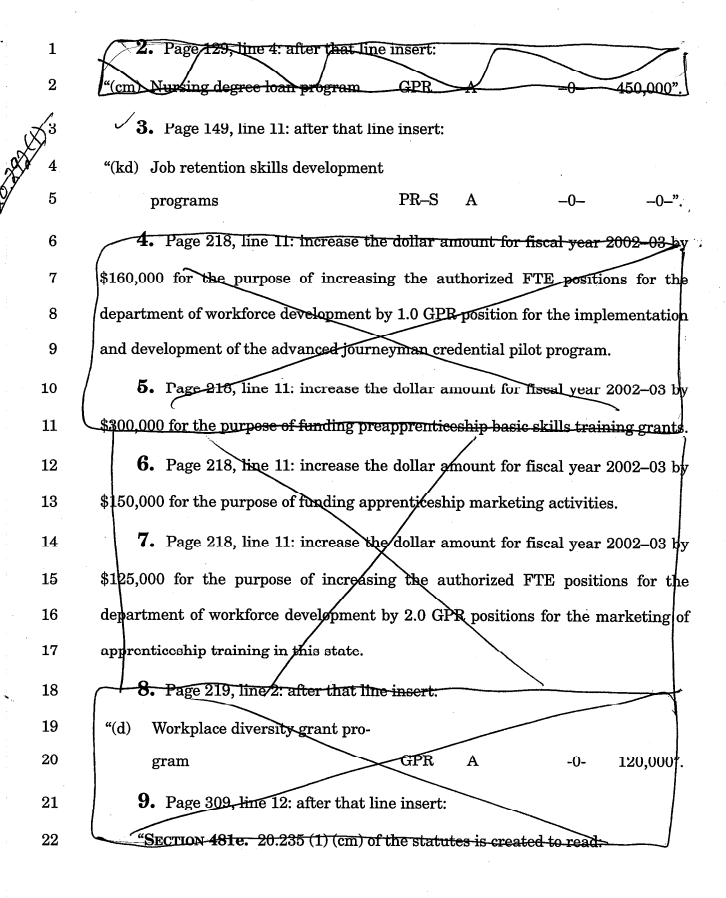
8

9

10

"Section 179g. 15.227 (14) of the statutes is created to read:

15.227 (14) Apprenticeship marketing council. There is created in the department of workforce development an apprenticeship marketing council appointed by the secretary of workforce development. The council shall consist of 4 members appointed for 3-year terms who represent the interests of employees, 4 members appointed for 3-year terms who represent the interests of employers, and 2 employees of the department of workforce development to serve at the pleasure of the secretary.".



1	20.235 (1) (cm) Nursing degree loan program. The amounts in the schedule for
2	the nursing degree loan program under s. 39.393."
3	10. Page 325, line 3: after that line insert:
4	"Section 583r. 20.292 (1) (kd) of the statutes is created to read:
5	20.292 (1) (kd) Job retention skills development programs. The amounts in the
6	schedule for job retention skills development programs under s. 38.34. All moneys
7	transferred from the appropriation account under s. 20.445 (3) (md) to this
8	appropriation account under 2001 Wisconsin Act (this act), section 9258 (3z) shall
9	be credited to this appropriation account. No moneys may be encumbered from this
10	appropriation after June 30, 2003.".
11	11. Page 369, line 2: after that line insert:
12	"Section 733e. 20.445 (1) (d) of the statutes is created to read:
13	20.445 (1) (d) Workplace diversity grant program. The amounts in the schedule
14	for workplace diversity grants under 2001 Wisconsin Act (this act), section 9158
15	(11vx). No moneys may be encumbered from this appropriation after June 30, 2003."
16	12. Page 374, line 5: after "(kh) and (kp)," insert "20.292 (1) (kd),".
17	13. Page 514, line 6: after that line insert:
18	"Section 1349t. 36.11 (1) (cg) of the statutes is created to read:
19	36.11 (1) (cg) The board shall ensure that each institution and college campus
20	establishes a written policy regarding the use of classrooms and facilities by local
21	organizations and businesses for employment-related training. The policy may
22	condition access on payment of a reasonable fee, the availability of space, and the
23	appropriateness of the training. The policy may limit access to activities that are
24	consistent with the mission of the institution or college campus.".

14. Page 520, line 17: after that line insert:

"Section 1371c. 38.14 (2) (e) of the statutes is created to read:

38.14 (2) (e) Each district board shall establish a written policy regarding the use of classrooms and facilities by local organizations and businesses for employment—related training. The policy may condition access on payment of a reasonable fee, the availability of space, and the appropriateness of the training. The policy may limit access to activities that are consistent with the mission of the technical college.".

15. Page 522, line 2: after that line insert:

"Section 1375s. 38.34 of the statutes is created to read:

- 38.34 Job retention skills development programs. (1) Each district board shall make available, and shall offer at a frequency based upon demand in the district, a job retention skills development program in order to assist employers to retain new employees, build job skill levels of those employees, and assist those employees in attaining higher wages and long-term careers. To the extent practicable, the district board shall offer the program at employment sites. The program shall emphasize job retention skills development for employees with gross incomes at or below 200% of the poverty line, as defined in s. 49.001 (5), who are any of the following:
- (a) Current or former recipients of public assistance, including participants in Wisconsin works employment positions under s. 49.147.
- (b) Employees who are within the first 6 months of employment with their employer.
 - (c) Entry-level employees.

1	(2) The program shall provide training in all of the following:
2	(a) Skills needed to achieve punctuality and consistency in attendance at
3	employment.
4	(b) Skills needed to effectively work in a team.
5	(c) Skills needed to effectively communicate with supervisors and coworkers.
6	(d) Skills needed to solve basic workplace-related personal and interpersonal
7	problems.
8	(3) (a) The board shall supervise, and establish minimum requirements for, the
9	program. Except as provided in sub. (2), the board shall determine the length and
LO	content of the program after consultation with employers, district boards, Wisconsin
11	works agencies, as defined in s. 49.001 (9), local units of government, and labor
L2	organizations.
L3	(b) In consultation with employers, district boards, and the department of
L 4	workforce development, the board shall develop standards for assessing the job
L 5	retention skills, including the skills specified in sub. (2), of employees before and
L6	after their participation in the program.
L 7	(4) To the extent practicable, the district board shall assist employers in
L8	providing ongoing job retention skills development and reinforcement activities in
L9	the workplace. The district board may charge employers a fee for the program and
20	services offered under this section.
21	(5) This section does not apply after December 31, 2004.".
22	16. Page 523, line 9: after that line insert:

"Section 1380t. 39.393 of the statutes is created to read:

1	39.393 Nursing degree loan program. (1) The board shall establish a loan
2	program to defray the cost of tuition, fees, and expenses for persons enrolled in any
3	of the following:
4	(a) A program in this state that confers an associate degree in nursing.
5	(b) A program in this state that confers a bachelor's degree in nursing.
6	(c) A program in this state that confers a 2nd degree that will make the person
7	eligible to sit for examination under s. 441.04 or 441.10.
8	(d) A program in this state confers a diploma in nursing.
9	(2) (a) To the extent possible, the board shall make loans to persons who are
10	likely to work in the nursing profession in this state upon completion of the program
11	under sub. (1) and who demonstrate a financial need for the aid.
12	(b) In making loans under this section, the board shall give priority to persons
13	who are minority group members, as defined in s. 560.036 (1) (f), and who reside in
14	urban areas of this state that have unemployment rates higher than the state
15	average.
16	(c) The board shall make loans under this section from the appropriation under
17	s. 20.235 (1) (cm). The maximum amount of loan for a person during any fiscal year
18	is \$3,000. The maximum that a person may receive under this section is \$15,000.
19	The board shall ensure that the terms of the loan do not require a loan recipient to
20	repay the loan while the recipient is enrolled in a program under sub. (1).
21	(3) After the recipient of a loan under sub. (1) has completed the program
22	described in sub. (1), the board shall forgive 25% of the loan's principal and interest
23	for the first fiscal year, 25% of the loan's principal and interest for the 2nd fiscal year,
24	and 50% of the loan's principal and interest for the 3rd fiscal year that the recipient

23

1	is licensed and employed full time in this state as a nurse. The board may forgive
2	loans on a prorated basis for persons who are employed less than full time.
3	(4) The board shall promulgate rules to implement and administer this
4	section.".
5	17. Page 597, line 3: after that line insert:
6	"Section 1660t. 49.1475 of the statutes is amended to read:
7	49.1475 Follow-up services. Following any follow-up period required by the
8	contract entered into under s. 49.143, a Wisconsin works agency may provide case
9	management services for an individual who moves from a Wisconsin works
10	employment position to unsubsidized employment to help the individual retain the
11	unsubsidized employment. Case management services may include the provision of
12	employment skills training; English as a 2nd language classes, if the Wisconsin
13	works agency determines that the course will facilitate the individual's efforts to
14	retain employment; a course of study meeting the standards established under s
15	115.29 (4) for the granting of a declaration of equivalency of high school graduation
16	or other remedial education courses. A Wisconsin works agency shall coordinate case
17	management services with a program offered by a technical college under s. 38.34
18	The Wisconsin works agency may provide case management services regardless of
19	the individual's income and asset levels.".
20	18. Page 607, line 14: after that line insert:
21	"Section 1714p. 49.175 (1) (zq) of the statutes is created to read:

49.175 (1) (zq) Job retention skills development programs. For the transfer of

moneys to the technical college system board for implementation costs for job

de pastmon

Ser Kmont

receives

retention skills development programs under s. 38.34, \$200,000 in fiscal year 2001–02.".

19. Page 908, line 22: after that line insert:

"Section 2560s. 106.01 (11m) of the statutes is created to read:

106.01 (11m) The department may provide an advanced journeyman credential pilot program in up to 3 trades, crafts, or businesses to recognize advanced training and postapprenticeship achievements. In selecting the trades, crafts, or businesses to be included in the program, the department shall seek to maximize participation in the program of persons who are minority group members, as defined in s. 560.036 (1) (f). By July 1, 2004, the department shall submit to the legislature under s. 13.172 (2) an evaluation of the effectiveness of the program established

under this subsection.

SECTION 2560t. 106.01 (12) of the statutes is created to read:

department shall allocate \$150,000 in each fiscal year beginning in fiscal year that 2002-03 for apprenticeship marketing activities, including the development and distribution of promotional materials directed at encouraging employers to hire received to the appropriation account under s. 20.445 (1) (g). The department shall

The deportment shall apply to the federal department labor for \$150,000 in each viscal year to promise the apprenticeship marketing activities described in the

seek the advice of and consult with the apprenticeship marketing council regarding

(2005)

7 8

9

1

2

3

10

11

12 13

(4) (4)

 $\stackrel{\frown}{16}$

18

17

19 20

21

22

23

24

the administration of the apprenticeship marketing activities provided under this subsection.

Section 2560u. 106.01 (13) of the statutes is created to read:

106.01 (13) (a) In this subsection, "industrial, service, or skilled trades apprenticeship program" means a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which an apprentice receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled journeyman carpenter including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter including a taper.

(b) From the appropriation under s. 20.445 (1) (a), the department shall allocate \$300,000 in each fiscal year, beginning in fiscal year 2002–03, to contract with an organization to provide preapprenticeship basic skills training grants of up to \$500 to persons who are eligible under this paragraph to receive those grants. A person is eligible to receive a grant under this paragraph if the person's family income does not exceed 165% of the poverty line for the continental United States as revised annually by the federal department of health and human services under 42 USC 9902 (2), and if the person has previously failed a test for placement in an industrial, service, or skilled trades apprenticeship program, but wishes to participate in such a program. A person who receives a grant under this paragraph may use the grant moneys received to pay for the costs of tuition, fees, books, supplies, and materials, and for any other direct training costs, required to attend a preapprenticeship basic skills training program provided by an organization, a

	•
1	technical college, or a school approved by the educational approval board under st
2	45.54. ⁷ .
3	20. Page 911, line 20: after that line insert:
4	"Section 2571p. 106.175 of the statutes is created to read: (2,322)
3	106.175 Labor Day report. By September 1, 2004, and annually thereafter,
6	the department shall prepare and submit to the appropriate standing committees of
7	the legislature under s. 13. 172 (3) a report on the labor supply in this state. The
8	report shall describe any critical labor shortage areas identified by the department
9	by occupation, region, gender, and race and shall recommend potential solutions to
10	those critical labor shortages. The department shall also provide the report to the
11	local workforce development boards established under 29 USC 2832 throughout the
12	state and to the other appropriate organizations as determined by the department.
13	Section 2571q. 106.18 of the statutes is created to read:
14	106.18 Job skills training reports. The department shall collect
15	information concerning the availability of basic job skills training programs in the
16	state and periodically prepare reports identifying those programs for distribution to
17	local workforce development boards established under 29 USC 2832, job centers, and
18	other appropriate organizations as determined by the department. To the extent
19	practicable, the reports shall identify available training programs by region of the
20	state.".
21	21. Page 917, line 22: after that line insert:
22	"Section 2679f. 118.115 (2) of the statutes is created to read:
23	118.115 (2) Each school board shall establish a written policy regarding the use
24	of classrooms and facilities by local organizations and businesses for

1	employment-related training. The policy may condition access on payment of a
2	reasonable fee, the availability of space, and the appropriateness of the training. The
3	policy may limit access to activities that are consistent with the mission of the school
4	district.".
5	22. Page 923, line 7: after that line insert:
6	"Section 2745q. 119.04 (1) of the statutes is amended to read:
7	119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.0235 (3) (c),
8	115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38
9	(2), 115.45, 118.001 to 118.04, 118.045, 118.06, 118.07, 118.10, 118.115, 118.12,
10	118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164,
11	118.18, 118.19, 118.20, 118.24 (1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258,
12	118.291, 118.30 to 118.43, 118.51, 118.52, 118.55, 120.12 (5) and (15) to (26), 120.125,
13	120.13 (1), (2) (b) to (g), (3), (14), (17) to (18), (19), (26), (34), (35) and (37), 120.14 and
14	120.25 are applicable to a 1st class city school district and board.".
15	23. Page 924, line 22: after that line insert:
16	"Section 2758f. 119.70 (5) of the statutes is amended to read:
17	119.70 (5) Nothing in this section prohibits the board from granting the use of
18	school property to religious organizations under s. 120.13 (17) 118.115.
19	SECTION 2760m. 120.13 (17) (title) of the statutes is renumbered 118.115 (title).
20	SECTION 2760n. 120.13 (17) of the statutes is renumbered 118.115 (1) and
21	amended to read:
22	118.115 (1) Grant The school board may grant the temporary use of school
23	grounds, buildings, facilities or equipment, upon such conditions, including fees not
24	to exceed actual costs, as determined by the school board, to any responsible person

for any lawful nonschool purpose if such use does not interfere with use for school purposes or school—related functions. Fees received under this subsection shall be paid into the school district treasury and accounted for as prescribed under s. 115.28 (13). The user shall be primarily liable, and the school board secondarily liable, for any damage to property and for any expense incurred in consequence of any use of school grounds, buildings, facilities or equipment under this subsection.".

24. Page 1104, line 13: after that line insert:

"SECTION 3409d. 343.10 (1) (a) of the statutes is amended to read!

343.18 (1) (a) If a person's license or operating privilege is revoked or suspended under this chapter or s. 767.303 or 961.50, or if the person's operating privilege was suspended for falling to pay a forfeiture imposed for violating an ordinance unrelated to the person's operation of a motor vehicle under s. 345.47 (1) (b), 800.09 (1) (c), 800.095 (4) (b) 4., 938.17 (2) (d), 938.34 (8), or 938.343 (2), and if the person is engaged in an occupation, including homemaking or full-time or part-time study, or a trade making it essential that he or she operate a motor vehicle, the person, after payment of the fee provided in sub. (6), may file an application with the department setting forth in detail the need for operating a motor vehicle. No person may file more than one application with respect to each revocation or suspension of the person's license or operating privilege under this chapter or s. 767.303 or 961.50, except that this limitation does not apply to an application to amend an occupational license restriction."

25. Page 1106, line 2: after that line insert:

"SECTION 3409j. 343.10 (6) of the statutes is renumbered 343.10 (6) (a) and

amended to read:

department."

application for an occupational license under sub. (1) unless he or she first pays a fee of \$40 to the department.

Section 3409k. 343.10 (6) (b) of the statutes is created to read:

343.10 (6) (b) A person whose operating privilege was suspended solely for failing to pay a forfeiture imposed for violating an ordinance unrelated to the person's operation of a motor vehicle under s. 345.47 (1) (b), 800.09 (1) (c), 800.095 (4) (b) 4, 938.17 (2) (d), 938.34 (8), or 938.343 (2) may not file an application for an occupational license under sub. (1) unless he or she first pays a fee of \$10 to the

26. Page 1332, line 3: after that line insert:

"(7z) Report on treatment programs for prisoners. By March 15, 2002, the department of corrections shall study and report on the availability and effectiveness of programs that provide prisoners with treatment for drug and alcohol abuse, instruction in basic skills such as reading and math, and training in job skills. The report shall include an analysis of the racial composition of the enrollment in such programs compared to the racial composition of the prison population as a whole. The report shall also include recommendations for establishing new programs that would better prepare prisoners to enter the workforce and suggestions about how current programs could be improved. The report shall be submitted to the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes, to the joint committee on finance, and to the governor."

27. Page 1338, line 22: after that line insert:

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

"(1z) Report on Student Loan forgiveness to attract workers. By January 1, 2002, the higher educational aids board shall study and report to the legislature and to the appropriate standing committees of the legislature, in the manner provided under section 13.172 (2) and (3) of the statutes, and to the governor on the cost, desirability, and effectiveness of creating a general program of student loan forgiveness for attracting workers to and retaining workers in this state. The report shall include legislative recommendations.".

28. Page 1354, line 8: after that line insert:

"(4z) Report on tax incentives. The department of revenue, in cooperation with the department of workforce development, shall by January 1, 2002, study and report on existing incentives in the income tax code in the form of credits and deductions available to employers for providing training to employees, for offering transportation and child care benefits to employees, for locating places of employment in areas of high unemployment and for employing ex-felons, recipients of public assistance, and minorities. The report shall include an analysis of the costs and effects of such credits and deductions, an analysis of such benefits offered by other states, and recommendations for improvements to the state's tax laws designed to help attract, develop, and retain a highly skilled, highly trained workforce while maintaining a sound, stable tax base. In developing recommendations, the department of revenue shall consult with groups representing the interests of employers, employees, taxpayers, and any other groups that the department of revenue considers appropriate. The report shall be submitted to the appropriate standing committees of the legislature, the joint committee on finance, and the governor.".

(14)

29. Page 1375, line 17: after that line insert:

"(11vw) Apprenticeship marketing council; initial terms. Notwithstanding the length of terms specified for the members of the apprenticeship marketing council under section 15.227 (14) of the statutes, as created by this act, representing the interests of employees and the members of that council representing the interests of employers, the initial members of that council representing the interests of employees and the initial members of that council representing the interests of employees and the initial members of that council representing the interests of employers shall be appointed for the following terms:

- (a) One member representing employees and one member representing employers, for terms expiring on July 1, 2001.
- (b) One member representing employees and one member representing employers, for terms expiring on July 1, 2002.
- (c) Two members representing employees and 2 members representing employers, for terms expiring on July 1, 2003.

(11vx) Workplace diversity Grant program.

- (a) The department of workforce development shall administer a grant program under which local, nonprofit organizations that offer diversity training, basic employment skills development, or instruction in English as a 2nd language to employees and persons seeking employment may receive grants for the operation of those activities.
- (b) A local, nonprofit organization is qualified for a grant under this subsection if any of the following applies:
- 1. The governing body of the local, nonprofit organization is comprised of representatives of private sector employers and local governmental units or

1	agencies, and the local, nonprofit organization assists local employees in meeting
2	their workforce needs.
3	2. The local, nonprofit organization assists persons who have been convicted
4	of a crime, whether employed or not, in strengthening or developing their
5	employment skills and in making or easing their transition from incarceration to
6	work.
7	3. The local, nonprofit organization assists any of the following persons,
8	whether employed or not, in preparing for or gaining entry into the skilled trades:
9	a. Persons who are eligible for benefits under the Wisconsin works program
10	under sections 49.141 to 49.161 of the statutes, as affected by this act.
11	b. Persons who are military veterans,
12	c. Persons who have been convicted of a crime.
13	d. Persons who are eligible for food stamps under section 49.124, 1999 stats.
14	e. Persons who are minority group members, as defined in section 560.036 (1)
15	(f) of the statutes.
16	(c) To the extent practicable, the department of workforce development shall
17	ensure that the grants under this subsection are awarded to local, nonprofit
18	organizations from different geographic regions of the state.
19	(d) To qualify for a grant under this subsection, a local, nonprofit organization
20	must apply to the department by December 1, 2002. The application shall describe
21	how the organization qualifies for a grant under paragraphs (a) and (b) and how the
22	organization will use the grant.
23	(e) The department of workforce development shall promulgate emergency
24	rules under section 227.24 of the statutes to establish criteria to be used in
25	determining which qualified local, nonprofit organizations are eligible for grants

under this subsection. Notwithstanding section 227.24 (1) (a) and (3) of the statutes, the department of workforce development is not required to provide evidence that promulgating an emergency rule under this paragraph is necessary for the preservation of public peace, health, safety, or welfare, and is not required to provide a finding of emergency for a rule promulgated under this paragraph.

- (f) The department of workforce development may not expend more than \$30,000 as grants under this subsection for any given local, nonprofit organization.
- (g) By January 1, 2003, the department of workforce development shall make the grants under this subsection from the appropriation under section 20.445 (1) (d) of the statutes, as created by this act.
- (h) By September 1, 2003, the department of workforce development shall report on the grant program under this subsection, including the uses that the grant recipients made of the grants and a recommendation on whether the grant program should be funded in the next biennium and, if so, a recommendation of an appropriate funding level and any changes that should be made to the program. The report shall be submitted to the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes, to the joint committee on finance, and to the governor."
 - 30. Page 1393, line 19: after that line insert:
- "(3z) Job retention skills development programs. There is transferred from the appropriation to the department of workforce development under section 20.445 (3) (md) of the statutes, as affected by the acts of 2001, to the appropriation to the

- technical college system board under section 20.292 (1) (kd) of the statutes, as
- 2 created by this act, \$200,000 in fiscal year 2001–02.".

(END)

STATE OF WISCONSIN – **LEGISLATIVE REFERENCE BUREAU** – LEGAL SECTION (608–266–3561)

-Fonset 8-16/V
development
of workforce
of workforce development of workforce development of the federal
d d
depastment of labor for \$150,000 in each Proced
year to provide the apprentice ship marketing
activities described in this subsection. If the
t cf
department receives any of those moneys the department
The design of th
(†1103E)
shall allocate all moneys received, plus all amounts
received as contributions under this subsection,
,
Cedf most)

Malaise, Gordon

From:

Sent:

Carreon, Victoria Tuesday, June 26, 2001 10:28 AM

To:

Malaise, Gordon

Subject:

Comments on LRBb1553/1- labor shortage

Gordon,

A couple of comments regarding the job retention skills development portion of this draft:

Page 2, Line 3- the first "0" should be changed to 200,000

Add an item to increase 20.445(3)(md) by \$200,000 in 2001-02 for the job retention skills development program. (This was not necessary in the senate version of this draft because a separate draft was prepared by Ivy with most of the TANFrelated chapter 20 changes.

Thanks,

Victoria Carreón Legislative Fiscal Bureau



2

3

4

5

6

7

8

9

10

State of Misconsin 2001 - 2002 LEGISLATURE

LREb1553/1 (2)
GM/PG/ISR/MD/JK:kmg:kjf

ARC:.....Smith - AM48, Adopt non fiscal recommendations of Labor Shortage Committee

FOR 2001-03 BUDGET - NOT READY FOR INTRODUCTION

CAUCUS ASSEMBLY AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

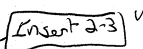
TO 2001 SENATE BILL 55

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

1. Page 30, line 10: after that line insert:

"Section 179g. 15.227 (14) of the statutes is created to read:

15.227 (14) Apprenticeship marketing council. There is created in the department of workforce development an apprenticeship marketing council appointed by the secretary of workforce development. The council shall consist of 4 members appointed for 3—year terms who represent the interests of employees, 4 members appointed for 3—year terms who represent the interests of employers, and 2 employees of the department of workforce development to serve at the pleasure of the secretary.".



5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

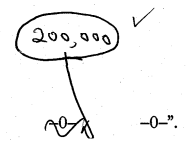
24

1 2. Page 149, line 11: after that line insert:

"(kd) Job retention skills development

programs

PR-S A



3. Page 325, line 3: after that line insert:

"Section 583r. 20,292 (1) (kd) of the statutes is created to read:

20.292 (1) (kd) Job retention skills development programs. The amounts in the schedule for job retention skills development programs under s. 38.34. All moneys transferred from the appropriation account under s. 20.445 (3) (md) to this appropriation account under 2001 Wisconsin Act (this act), section 9258 (3z), shall be credited to this appropriation account. No moneys may be encumbered from this appropriation after June 30, 2003.".

- 4. Page 374, line 5: after "(kh) and (kp)," insert "20.292 (1) (kd),".
- 5. Page 514, line 6: after that line insert:

"Section 1349t. 36.11 (1) (cg) of the statutes is created to read:

36.11 (1) (cg) The board shall ensure that each institution and college campus establishes a written policy regarding the use of classrooms and facilities by local organizations and businesses for employment—related training. The policy may condition access on payment of a reasonable fee, the availability of space, and the appropriateness of the training. The policy may limit access to activities that are consistent with the mission of the institution or college campus."

6. Page 520, line 17: after that line insert:

"Section 1371c. 38.14 (2) (e) of the statutes is created to read:

38.14 (2) (e) Each district board shall establish a written policy regarding the use of classrooms and facilities by local organizations and businesses for

employment-related training. The policy may condition access on payment of a reasonable fee, the availability of space, and the appropriateness of the training. The policy may limit access to activities that are consistent with the mission of the technical college.".

7. Page 522, line 2: after that line insert:

"Section 1375s. 38.34 of the statutes is created to read:

- 38.34 Job retention skills development programs. (1) Each district board shall make available, and shall offer at a frequency based upon demand in the district, a job retention skills development program in order to assist employers to retain new employees, build job skill levels of those employees, and assist those employees in attaining higher wages and long-term careers. To the extent practicable, the district board shall offer the program at employment sites. The program shall emphasize job retention skills development for employees with gross incomes at or below 200% of the poverty line, as defined in s. 49.001 (5), who are any of the following:
- (a) Current or former recipients of public assistance, including participants in Wisconsin works employment positions under s. 49.147.
- (b) Employees who are within the first 6 months of employment with their employer.
 - (c) Entry-level employees.
 - (2) The program shall provide training in all of the following:
- (a) Skills needed to achieve punctuality and consistency in attendance at employment.
 - (b) Skills needed to effectively work in a team.

- (c) Skills needed to effectively communicate with supervisors and coworkers.
- (d) Skills needed to solve basic workplace-related personal and interpersonal problems.
 - (3) (a) The board shall supervise, and establish minimum requirements for, the program. Except as provided in sub. (2), the board shall determine the length and content of the program after consultation with employers, district boards, Wisconsin works agencies, as defined in s. 49.001 (9), local units of government, and labor organizations.
 - (b) In consultation with employers, district boards, and the department of workforce development, the board shall develop standards for assessing the job retention skills, including the skills specified in sub. (2), of employees before and after their participation in the program.
 - (4) To the extent practicable, the district board shall assist employers in providing ongoing job retention skills development and reinforcement activities in the workplace. The district board may charge employers a fee for the program and services offered under this section.
 - (5) This section does not apply after December 31, 2004.".
 - 8. Page 597, line 3: after that line insert:
 - "Section 1660t. 49.1475 of the statutes is amended to read:
 - 49.1475 Follow-up services. Following any follow-up period required by the contract entered into under s. 49.143, a Wisconsin works agency may provide case management services for an individual who moves from a Wisconsin works employment position to unsubsidized employment to help the individual retain the unsubsidized employment. Case management services may include the provision of

employment skills training; English as a 2nd language classes, if the Wisconsin works agency determines that the course will facilitate the individual's efforts to retain employment; a course of study meeting the standards established under s. 115.29 (4) for the granting of a declaration of equivalency of high school graduation; or other remedial education courses. A Wisconsin works agency shall coordinate case management services with a program offered by a technical college under s. 38.34. The Wisconsin works agency may provide case management services regardless of the individual's income and asset levels.".

9. Page 607, line 14: after that line insert:

"Section 1714p. 49.175 (1) (zq) of the statutes is created to read:

49.175 (1) (zq) Job retention skills development programs. For the transfer of moneys to the technical college system board for implementation costs for job retention skills development programs under s. 38.34, \$200,000 in fiscal year 2001–02.".

10. Page 908, line 22: after that line insert.

"SECTION 2560t. 106.01 (12) of the statutes is created to read:

106.01 (12) The department of workforce development shall apply to the federal department of labor for \$150,000 in each liscal year to provide the apprenticeship marketing activities described in this subsection. If the department of workforce development receives any of those moneys, the department shall allocate all of those moneys received, plus all amounts received as contributions under this subsection, for apprenticeship marketing activities, including the development and distribution of promotional materials directed at encouraging employers to hire apprentices, educating high school career counselors on careers

 $\begin{array}{c|c}
 & 12 \\
\hline
 & 13 \\
\hline
 & 5-14 \\
\hline
 & 15
\end{array}$

(18)

available in the skilled trades, encouraging the youth of this state to consider a career in the skilled trades, and otherwise promoting the availability and benefits of careers in the skilled trades. The department shall solicit contributions from private sources to assist in the provision of those promotional materials and shall credit any contributions received to the appropriation account under s. 20.445 (1) (g). The department shall seek the advice of and consult with the apprenticeship marketing council regarding the administration of the apprenticeship marketing activities provided under this subsection."

11. Page 911, line 20: after that line insert:

"Section 2571p. 106.175 of the statutes is created to read:

106.175 Labor Day report. By September 1, 2002, and annually thereafter, the department shall prepare and submit to the appropriate standing committees of the legislature under s. 13. 172 (3) a report on the labor supply in this state. The report shall describe any critical labor shortage areas identified by the department by occupation, region, gender, and race and shall recommend potential solutions to those critical labor shortages. The department shall also provide the report to the local workforce development boards established under 29 USC 2832 throughout the state and to the other appropriate organizations as determined by the department.

Section 2571q. 106.18 of the statutes is created to read:

106.18 Job skills training reports. The department shall collect information concerning the availability of basic job skills training programs in the state and periodically prepare reports identifying those programs for distribution to local workforce development boards established under 29 USC 2832, job centers, and other appropriate organizations as determined by the department. To the extent

24

1	practicable, the reports shall identify available training programs by region of the
2	state.".
3	12. Page 917, line 22: after that line insert:
4	"Section 2679f. 118.115 (2) of the statutes is created to read:
5	118.115 (2) Each school board shall establish a written policy regarding the use
6	of classrooms and facilities by local organizations and businesses for
7	employment-related training. The policy may condition access on payment of a
8	reasonable fee, the availability of space, and the appropriateness of the training. The
9	policy may limit access to activities that are consistent with the mission of the school
10	district.".
11	13. Page 923, line 7: after that line insert:
12	"Section 2745q. 119.04 (1) of the statutes is amended to read:
13	119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.0235 (3) (c),
14	115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38
15	(2), 115.45, 118.001 to 118.04, 118.045, 118.06, 118.07, 118.10, 118.115, 118.12,
16	118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164,
17	118.18, 118.19, 118.20, 118.24 (1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258,
18	118.291, 118.30 to 118.43, 118.51, 118.52, 118.55, 120.12 (5) and (15) to (26), 120.125,
19	120.13 (1), (2) (b) to (g), (3), (14), (17) to (18), (19), (26), (34), (35) and (37), 120.14 and
20	120.25 are applicable to a 1st class city school district and board.".
21	14. Page 924, line 22: after that line insert:
22	"Section 2758f. 119.70 (5) of the statutes is amended to read:

119.70 (5) Nothing in this section prohibits the board from granting the use of

school property to religious organizations under s. 120.13(17)118.115.

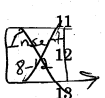
SECTION 2760m. 120.13 (17) (title) of the statutes is renumbered 118.115 (title).

SECTION 2760n. 120.13 (17) of the statutes is renumbered 118.115 (1) and amended to read:

118.115 (1) Grant The school board may grant the temporary use of school grounds, buildings, facilities or equipment, upon such conditions, including fees not to exceed actual costs, as determined by the school board, to any responsible person for any lawful nonschool purpose if such use does not interfere with use for school purposes or school—related functions. Fees received under this subsection shall be paid into the school district treasury and accounted for as prescribed under s. 115.28 (13). The user shall be primarily liable, and the school board secondarily liable, for any damage to property and for any expense incurred in consequence of any use of school grounds, buildings, facilities or equipment under this subsection.".

15. Page 1332, line 3: after that line insert:

"(7z) Report on treatment programs for prisoners. By March 15, 2002, the department of corrections shall study and report on the availability and effectiveness of programs that provide prisoners with treatment for drug and alcohol abuse, instruction in basic skills such as reading and math, and training in job skills. The report shall include an analysis of the racial composition of the enrollment in such programs compared to the racial composition of the prison population as a whole. The report shall also include recommendations for establishing new programs that would better prepare prisoners to enter the workforce and suggestions about how current programs could be improved. The report shall be submitted to the appropriate standing committees of the legislature in the manner provided under



section 13.172 (3) of the statutes, to the joint committee on finance, and to the governor.".

16. Page 1338, line 22: after that line insert:

"(1z) Report on Student Loan forgiveness to attract workers. By January 1, 2002, the higher educational aids board shall study and report to the legislature and to the appropriate standing committees of the legislature, in the manner provided under section 13.172 (2) and (3) of the statutes, and to the governor on the cost, desirability, and effectiveness of creating a general program of student loan forgiveness for attracting workers to and retaining workers in this state. The report shall include legislative recommendations."

17. Page 1354, line 8: after that line insert:

"(4z) Report on tax incentives. The department of revenue, in cooperation with the department of workforce development, shall by January 1, 2002, study and report on existing incentives in the income tax code in the form of credits and deductions available to employers for providing training to employees, for offering transportation and child care benefits to employees, for locating places of employment in areas of high unemployment and for employing ex-felons, recipients of public assistance, and minorities. The report shall include an analysis of the costs and effects of such credits and deductions, an analysis of such benefits offered by other states, and recommendations for improvements to the state's tax laws designed to help attract, develop, and retain a highly skilled, highly trained workforce while maintaining a sound, stable tax base. In developing recommendations, the department of revenue shall consult with groups representing the interests of employers, employees, taxpayers, and any other groups that the department of

revenue considers appropriate. The report shall be submitted to the appropriate standing committees of the legislature, the joint committee on finance, and the governor.".

18. Page 1375, line 17: after that line insert:

"(11vw) Apprenticeship marketing council; initial terms. Notwithstanding the length of terms specified for the members of the apprenticeship marketing council under section 15.227 (14) of the statutes, as created by this act, representing the interests of employees and the members of that council representing the interests of employers, the initial members of that council representing the interests of employees and the initial members of that council representing the interests of employees and the initial members of that council representing the interests of employers shall be appointed for the following terms:

- (a) One member representing employees and one member representing employers, for terms expiring on July 1, 2001.
- (b) One member representing employees and one member representing employers, for terms expiring on July 1, 2002.
- (c) Two members representing employees and 2 members representing employers, for terms expiring on July 1, 2003. $^{\text{N}}$,

of this subsection, the authorized FTE positions for the department of workforce development, funded from the appropriation under section 20.445 (1) (ma) of the statutes, are increased by 2.0 FED positions for the marketing of apprenticeship training in this state. The department of workforce development shall apply to the federal department of labor for \$125,000 in fiscal year 2001–02 and \$125,000 in fiscal year 2002–03 to fund the positions authorized under this subsection. If the

(17)

V Fet

LRBb1553/1 GM/PG/ISR/MD/JK:kmg:kif

department of workforce development receives all or part of those moneys, the department of workforce development may fill all or part of those positions to the extent of the moneys received.".

19. Page 1393, line 19: after that line insert:

"(3z) Job retention skills development programs. There is transferred from the appropriation to the department of workforce development under section 20.445 (3) (md) of the statutes, as affected by the acts of 2001, to the appropriation to the technical college system board under section 20.292 (1) (kd) of the statutes, as created by this act, \$200,000 in fiscal year 2001–02.".

16

1

2

3

4

5

6

7

8

(END)

STATE OF WISCONSIN – LEGISLATIVE REFERENCE BUREAU – LEGAL SECTION (608–266–3561)

		(608-266-3561)			
·	I Lnew	+ 2-3) V			
<u> </u>	:		. /		
H. Page	223, line	14: delete	"C"	a-2	Substituto
			5		
" A"					
6					
\				·····	
	\\		······································		
(17 may 1)	1				
					
· · · · · · · · · · · · · · · · · · ·			· · · · · · · · · · · · · · · · · · ·	<u> </u>	
			•		
	• .		•	_·	
······································					
-		· · · · · · · · · · · · · · · · · · ·			
· · · · · · · · · · · · · · · · · · ·				······································	
				···	
					
				-	
			· · · · · · · · · · · · · · · · · · ·		

2001 (Last 23) cont AMENDMENTS

LRB/	
------	--

\$\$\$ INCREASE/DECREASE

In the component bar, for a "regular" amendment item: For the item text, execute:
#. Page??3, line :: in(de)crease the dollar amount for fiscal year 2001-02
by \$, and in(de)crease the dollar amount for fiscal year
2002_03 by \$,, [tocrease funding for the [purpose]
[purposes] for which the appropriation is made] (to '?) .crease funding for
Job retention skills development programs
······································
#. Page, line: in(de)crease the dollar amount for fiscal year 2001-02
by \$. \ , , and in(de)crease the dollar amount for fiscal year
2002-03 by \$, [to crease funding for the [purpose]
[purposes] for which the appropriation is made] [tocrease funding for
]*.
In the component bar, for a "frozen" amendment item (used in amendments to amendments): For the item text, execute: create → item: → afterline [or the applicable item] For the "frozen" item text, execute: create → item: → frz: → m: → \$inc-dec
#. Page, line:
Page, line: in(de)crease the dellar amount for fiscal year 2001–02
by \$, and in(de)crease the dollar amount for fiscal year
2002-03 by \$, , , [to crease funding for the [purpose]
[purposes] for which the appropriation is made] [tocrease funding for
* Use the 2nd alternative if the purpose of the increase or decrease is more limited than the purpose or purposes of the appropriation as currently shown in the text of ch. 20, stats

(lad Imsert)

[rev: 8/28/99 2001amdt/inc/dec(fm)]

12

13

14

15

16

17

18

19

20

21

22

23

Insert 5-14/manypages

49.185 (3) (i) The individual contributes, or obtains from other sources, an 1 amount at least equal to 50% of the amount of the grant, for tuition, books, 2 3 transportation or other direct costs of the training or education. Section 1722. 49.185 (3) (j) of the statutes is renumbered 49.185 (2) (b) and 4 5 amended to read: 6 49.185 (2) (b) The total amount of the grant plus the amount of any grant that that individual has previously received all grants awarded to an individual under 7 this section does may not exceed \$500 \$1,000." 8 (9)10

27. Page 735, line 20: after that line insert:

"Section 2148n. 71.07 (5d) of the statutes is created to read:

- 71.07 (5d) Industrial, service, and skilled trades apprenticeship credit. (a) In this subsection:
- "Apprentice" means a person who participates in a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which the person receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter, including a taper.
- 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.

[Insut 5-14]

- (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, a claimant may claim as a credit against the taxes imposed under s. 71.02 an amount that is equal to 5% of the wages that the claimant paid to an apprentice in the taxable year, but not to exceed \$1,400, except that a claimant may claim as a credit against the taxes imposed under s. 71.02 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.
- (d) This subsection does not apply to taxable years that begin after December 31, 2004, if the number of employers training apprentices in department—approved programs does not increase by more than 40% from January 1, 2002, to December 31, 2004, as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before January 1, 2005, may continue to claim a credit for the apprentice's wages in succeeding taxable years, until the apprentice completes the apprenticeship program. As soon as practicable after December 31, 2004, the department shall certify to the department of revenue the number of employers training apprentices in approved programs on January 1, 2002, and the number of employers training apprentices in approved programs on December 31, 2004.
- (e) The carry-over provisions of s. 71.28 (4) (e) and (f), as they apply to the credit under s. 71.28 (4), apply to the credit under this subsection.
- (f) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their payment of wages under par. (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that

Insest 5-14

1	each of its partners, members, or shareholders may claim and shall provide that
2	information to each of them. Partners, members of limited liability companies, and
3	shareholders of tax-option corporations may claim the credit in proportion to their
4	ownership interests.
5	(g) Section 71.28 (4) (g) and (h), as it applies to the credit under s. 71.28 (4),
6	applies to the credit under this subsection.
7	SECTION 2148p. 71.07 (5r) of the statutes is created to read:
8	71.07 (5r) EDUCATION CREDIT. (a) In this subsection:
9	1. "Claimant" means a sole proprietor, a partner, a member of a limited liability
10	company, or a shareholder of a tax-option corporation who files a claim under this
11	subsection
12	2. "Degree-granting program" means an educational program for which an
13	associate, a bachelor's, or a graduate degree is awarded upon successful completion.
14	3. "Family member" has the meaning given in s. 157.061 (7).
15	4. "Managing employee" means an individual who wholly or partially exercises
16	operational or managerial control over, or who directly or indirectly conducts, the
17	operation of the claimant's business.
18	5. "Poverty line" has the meaning given in s. 49.001 (5).
19	6. "Qualified postsecondary institution" means all of the following:
20	a. A University of Wisconsin System institution, a technical college system
21	institution, or a regionally accredited 4-year nonprofit college or university having
22	its regional headquarters and principal place of business in this state.
23	b. A school approved under s. 45.54, if the school has a physical presence, and
24	the delivery of education occurs, in this state.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

· O-		
	Inset	5-14

- (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, a claimant may claim as a credit against the tax imposed under s. 71.02 an amount equal to the following:
- 1. Fifty percent of the tuition that the claimant paid or incurred during the taxable year for an individual to participate in an education program of a qualified postsecondary institution, if the individual was enrolled in a degree-granting program.
- 2. Seventy-five percent of the tuition that the claimant paid or incurred during the taxable year for an individual to participate in an education program of a qualified postsecondary institution, if the individual was enrolled in a degree-granting program and if the individual's taxable income in the year prior to commencing participation in the education program in connection with which a credit is claimed is not more than 185% of the poverty line.
- (c) A claimant may not claim the credit under par. (b) for any tuition amounts that the claimant excluded under s. 71.05 (6) (b) 28. or under section 127 of the Internal Revenue Code.
- (d) A claimant may not claim the credit under park (b) for any tuition amounts that the claimant paid or incurred for a family member of the claimant or for a family member of a managing employee unless all of the following apply:
- 1. The fam'lly member was employed an average of at least 20 hours a week as an employee of the claimant, or the claimant's business, during the one-year period prior to commencing participation in the education program in connection with which the claimant claims a credit under par. (b).
- The family member is enrolled in a degree-granting program that is substantially related to the claimant's business.

Insert 5-14

- 3. The family member is making satisfactory progress towards completing the degree—granting program under subd. 2.
 - (e) The carry-over provisions of s. 71.28 (4) (e) and (f), as they apply to the credit under s. 71.28 (4), apply to the credit under this subsection.
 - (f) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their payment of tuition under par (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interest.
 - (g) Section 71.28 (4) (g) and (h), as it applies to the credit under s. 71.28 (4), applies to the credit under this subsection.

SECTION 2148r. 71.07 (5v) of the statutes is created to read:

- 71.07 (5v) Productivity enhancement training expenses" has the meaning given in s. 560.157 (1).
- (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, any partner, member of a limited liability company, or shareholder of a tax-option corporation may claim as a credit against taxes otherwise due under s. 71.02 an amount that is equal to 100% of the amount of the partner's, member's, or shareholder's productivity enhancement training expenses certified by the department of commerce under s. 560.157 in the taxable year for which the expenses are certified, but not to exceed \$7,500.

[Insert 5-14]

- (c) The carry-over provisions of section 71.28 (4) (e) and (f), as they apply to the credit under s. 71.28 (4), apply to the credit under this subsection.
 - (d) A partner, member of a limited liability company, or shareholder of a tax-option corporation may not claim the credit under par. (b) for any productivity enhancement training expenses that the partner, member, or shareholder deducted from gross income for Wisconsin income tax or franchise tax purposes under section 162 of the Internal Revenue Code.
 - (e) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their productivity enhancement training expenses certified under s. 560.157. A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interest.
 - (f) Section 71.28 (4) (g) and (h), as it applies to the credit under s. 71.28 (4), applies to the credit under this subsection.
 - (g) No credit may be claimed under this subsection for taxable years beginning after December 31, 2009. Credits claimed under this subsection for taxable years beginning before December 31, 2009, may be carried forward to taxable years beginning after December 31, 2009, as provided under s. 71.28 (4) (f)."
 - 28. Page 737, line 24: after that line insert:
 - "Section 2150q. 71.08 (1) (intro.) of the statutes is amended to read:

Tr. Page 737, Rive Dy!

[Inser 5-14]

71.08 (1) IMPOSITION. (intro.) If the tax imposed on a natural person, married 1 2 couple filing jointly, trust or estate under s. 71.02, not considering the credits under s\$. 71.07 (1), (2dd), (2de), (2di), (2dj), (2dL), (2dr), (2ds), (2dx), (2fd), (3m), (3s), (5v) 3 (6) and (9e), 71.28 (1dd), (1de), (1di), (1dj), (1dL), (1ds), (1dx), (1fd), (2m) and (3), and 4 5 (\$y), and 71.47 (1dd), (1de), (1di), (1dj), (1dL), (1ds), (1dx), (1fd), (2m) and, (3), and 6. (7), is less than the tax under this section, there is imposed on that natural person, married 7 couple filing jointly, trust or estate, instead of the tax under s. 71.02, an alternative 8 9 minimum tax computed as follows: SECTION 2150r. 71.10 (4) (cd) of the statutes is created to read: 10 11 71.10 (4) (cd) Education credit under s. 71.07 (5r) **(2)** SECTION 2150s. 71.10 (4) (cp) of the statutes is created to read: 71.10 (4) (cp) Industrial, service, and skilled trades apprenticeship credit 13 14 under s. 71.07 (5d).". and 15 29. Page 738, line 6: after that line insert: "SECTION 2153c. 71.10 (4) (k) of the statutes is created to read: 16 17 71.10 (4) (k) Productivity enhancement training credit under s. 71.07 (5v). **30.** Page 741, line 22: delete "and (3s)" and substitute "(3s) (5r), and (5v)" 18 **31.** Page 769, line 1: delete "and (3g) (1dx)" and substitute "(1dx), (3g), (5d) (19) 21 222 Page 797, line 24: after that line insert: "Section 2178e. 71.28 (1dx) (b) 1. of the statutes is amended to read: 22 71.28 (1dx) (b) 1. Fifty percent of the amount expended by the person for 23 24 environmental remediation in a development zone.

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

-16-Insut 5-14

1 SECTION 2178f. 71.28 (1dx) (b) 1m. of the statutes is created to read:

71.28 (1dx) (b) 1m. Fifty percent of the amount expended by a municipality, as defined in s. 292.01 (11), or an organization that is exempt from federal income taxation under section 501 (c) (3) of the Internal Revenue Code for environmental remediation in a development zone, if the municipality or organization has entered into an exclusive written agreement with the person claiming the credit that approves of the person claiming the credit based on the expenditures of the municipality or organization. The department shall promulgate rules to implement this subdivision.

SECTION 2178g. 71.28 (1dx) (f) of the statutes is created to read:

71.28 (1dx) (1) Transfer of credits. Any person who is eligible to claim a credit under par (b) 1. may transfer the right to claim the credit under par (b) 1. to any other person who is subject to taxation under this subchapter. The department shall promulgate rules to implement this paragraph.".

33. Page 798, line 22: after that line insert:

"Section 2179h. 71.28 (5d) of the statutes is created to read:

71.28 (5d) Industrial, service, and skilled trades apprenticeship credit. (a) In this subsection:

"Apprentice" means a person who participates in a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which the person receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled

[Insert 5-14]

- journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter, including a taper.
 - 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.
 - (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, a claimant may claim as a credit against the taxes imposed under s. 71.23 an amount that is equal to 5% of the wages that the claimant paid to an apprentice in the taxable year, but not to exceed \$1,400, except that a claimant may claim as a credit against the taxes imposed under s. 71.23 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.
 - (d) This subsection does not apply to taxable years that begin after December 31, 2004, if the number of employers training apprentices in department-approved programs does not increase by more than 40% from January 1, 2002, to December 31, 2004, as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before January 1, 2005, may continue to claim a credit for the apprentice's wages in succeeding taxable years, until the apprentice completes the apprenticeship program. As soon as practicable after December 31, 2004, the department shall certify to the department of revenue the number of employers training apprentices in approved programs on January 1, 2002, and the number of employers training apprentices in approved programs on December 31, 2004.

[Insert 5-14]

- 1
- 2
- 3
- 4
- 5
- 6
- Ū
- 7
- 8
- 9
- 10
- 11
- (13)
 - 13
- 14
- 15
- 16
- 17
- 19

18

- 20 21
- 22
- **23**

- (e) The carry-over provisions of sub. (4) (e) and (f), as they apply to the credit under sub. (4), apply to the credit under this subsection.
- (f) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their payment of wages under par. (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interests.
- (g) Subsection (4) (g) and (h), as it applies to the credit under sub. (4), applies to the credit under this subsection.

Section 2179i. 71.28 (5r) of the statutes is created to read:

- 71.28 (5r) EDUCATION CREDIT. (a) In this subsection:
- 1. "Claimant" means a corporation that files a claim under this subsection.
- 2. "Degree-granting program" means an education program for which an associate, a bachelor's, or a graduate degree is awarded upon successful completion.
 - 3. "Family member" has the meaning given in s. 157.061 (7).
- 4. "Managing employee" means an individual who wholly or partially exercises operational or managerial control over, or who directly or indirectly conducts the operation of the claimant's business.
 - 5. "Poverty line" has the meaning given in s. 49.001 (5).
 - 6. "Qualified postsecondary institution" means all of the following:

(Insert 5-14)

1	

- a. A University of Wisconsin System institution, a technical college system institution, or a regionally accredited 4-year nonprofit college or university having its regional headquarters and principal place of business in this state.
- b. A school approved under s. 45.54, if the school has a physical presence, and the delivery of education occurs, in this state.
- (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, a claimant may claim as a credit against the tax imposed under s. 71.23 an amount equal to the following:
- 1. Fifty percent of the tuition that the claimant paid or incurred during the taxable year for an individual to participate in an education program of a qualified postsecondary institution, if the individual was enrolled in a degree-granting program.
- 2. Seventy-five percent of the tuition that the claimant paid or incurred during the taxable year for an individual to participate in an education program of a qualified postsecondary institution, if the individual was enrolled in a degree-granting program and if the individual's taxable income in the year prior to commencing participation in the education program in connection with which a credit is claimed is not more than 185% of the poverty line.
- (c) A claimant may not claim the credit under par. (b) for any tuition amounts that the claimant has excluded under section 127 of the Internal Revenue Code.
- (d) A claimant may not claim the credit under par. (b) for any tuition amounts that the claimant paid or incurred for a family member of a managing employee unless all of the following apply:
- 1. The family member was employed an average of at least 20 hours a week as an employee of the claimant, or the claimant's business, during the one-year period

Inset 5-14)

- prior to commencing participation in the education program in connection with which the claimant claims a credit under par. (b).
 - 2. The family member is enrolled in a degree-granting program that is substantially related to the claimant's business.
 - 3. The family member is making satisfactory progress towards completing the degree–granting program under subd. 2.
 - (e) The carry—over provisions of sub. (4) (e) and (f), as they apply to the credit under sub. (4), apply to the credit under this subsection.
 - (f) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their payment of tuition under par. (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interest.
 - (g) Subsection (4) (g) and (h) as it applies to the credit under sub. (4), applies to the credit under this subsection.

SECTION 2179j. 71.28 (5v) of the statutes is created to read:

- 71.28 (5v) PRODUCTIVITY ENHANCEMENT TRAINING CREDIT. (a) In this subsection, "productivity enhancement training expenses" has the meaning given in s. 560.157 (1).
- (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2000, any corporation may claim as a credit against taxes otherwise due under s. 71.23 an amount that is equal to 100% of the amount

Finsert 5-141

of the corporation's productive	ity enhancement tra	aining expenses certifi	ed by the
department of commerce under	s 560 157 in the tax	zahle vear for which the	/ A avnances
		table year for which the	zexpenses
are certified, but not to exceed	\$7,500.		

- (c) The carry-over provisions of sub. (4) (e) and (f), as they apply to the credit under sub. (4), apply to the credit under this subsection.
- (d) A corporation may not claim the credit under par. (b) for any productivity enhancement training expenses that the corporation deducted from gross income for Wisconsin income tax or franchise tax purposes under section 162 of the Internal Revenue Code.
- (e) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their productivity enhancement training expenses certified under s. 560.27. A partnership, limited liability company or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interest.
- (f) Subsection (4) (g) and (h), as it applies to the credit under sub. (4), applies to the credit under this subsection.
- (g) No credit may be claimed under this subsection for taxable years beginning after December 31, 2009. Credits claimed under this subsection for taxable years beginning before December 31, 2009, may be carried forward to taxable years beginning after December 31, 2009, as provided under sub. (4) (f).

SECTION 2179w. 71.30 (3) (dg) of the statutes is created to read:

71.30 (3) (dg) Education credit under s. 71.28 (5r).

3

4

5

6

7

8

9

10

(I)

12

13

14

15

16

17

18

19

20

21

22

23

24

[Insert 5-14]

Section 2179x. 71.30 (3) (dm) of the statutes is created to read:

71.30 (3) (dm) Industrial, service, and skilled trades apprenticeship credit under s. 71.28 (5d).".

34. Page 799, line 2: after that line insert:

"SECTION 2181e. 71.30 (3) (g) of the statutes is created to read:

71.30 (3) (g) Productivity enhancement training credit under s. 71.28 (5v)

36. Page 821, line 17: after that line insert: $\int a$

"Section 2184p. 71.45 (2) (a) 10. of the statutes is amended to read:

71.45 (2) (a) 10. By adding to federal taxable income the amount of credit computed under s. 71.47 (1dd) to (1dx) (5d) (5t), and (5t) and not passed through by a partnership, limited liability company or tax-option corporation that has added that amount to the partnership's, limited liability company's, or tax-option corporation's income under s. 71.21 (4) or 71.34 (1) (g) and the amount of credit computed under s. 71.47 (1), (3), (4) and (5)."

37. Page 831, line 18: after that line insert:

"Section 2193e. 71.47 (5d) of the statutes is created to read:

71.47 (5d) Industrial service, and skilled trades apprenticeship credit. (a) In this subsection:

1. "Apprentice" means a person who participates in a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which the person receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled

Inset 5-14

- journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter, including a taper.
 - 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.
 - (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, a claimant may claim as a credit against the taxes imposed under s. 71.43 an amount that is equal to 5% of the wages that the claimant paid to an apprentice in the taxable year, but not to exceed \$1,400, except that a claimant may claim as a credit against the taxes imposed under s. 71.43 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.
 - (d) This subsection does not apply to taxable years that begin after December 31, 2004, if the number of employers training apprentices in department-approved programs does not increase by more than 40% from January 1, 2002, to December 31, 2004, as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before January 1, 2005, may continue to claim a credit for the apprentice's wages in succeeding taxable years, until the apprentice completes the apprenticeship program. As soon as practicable after December 31, 2004, the department shall certify to the department of revenue the number of employers training apprentices in approved programs on January 1, 2002, and the number of employers training apprentices in approved programs on December 31, 2004.

2

3

4

5

6

7

8

9

10

11

12)

13

14

15

16

17

18

19

20

21

22

23

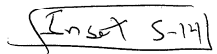
Insut 5-14

- (e) The carry-over provisions of s. 71.28 (4) (e) and (f), as they apply to the credit under s. 71.28 (4), apply to the credit under this subsection.
- (f) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their payment of wages under par. (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interests.
- (g) Section 71.28 (4) (g) and (h), as it applies to the credit under s. 71.28 (4), applies to the credit under this subsection. 1

Section 2193f. 71.47 (5r) of the statutes is created to read:

71.47 (5r) Education credit. (a) In this subsection:

- 1. "Claimant" means a corporation that files a claim under this subsection.
- 2. "Degree granting program" means an educational program for which an associate, a bachelor's, or a graduate degree is awarded upon successful completion.
 - 3. "Family member" has the meaning given in s. 157.061 (7).
- 4. "Managing employee" means an individual who wholly or partially exercises operational or managerial control over, or who directly or indirectly conducts, the operation of the claimant's business.
 - 5. "Poverty line" has the meaning given in s. 49.001 (5).
 - 6. "Qualified postsecondary institution" means all of the following:



- a. A University of Wisconsin System institution, a technical college system institution, or a regionally accredited 4-year nonprofit college or university having its regional headquarters and principal place of business in this state.
- b. A school approved under s. 45.54, if the school has a physical presence, and the delivery of education occurs, in this state.
- (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, a claimant may claim as a credit against the tax imposed under s. 71.43 an amount equal to the following:
- 1. Fifty percent of the tuition that the claimant paid or incurred during the taxable year for an individual to participate in an education program of a qualified postsecondary institution, if the individual was enrolled in a degree-granting program.
- 2. Seventy-five percent of the tuition that the claimant paid or incurred during the taxable year for an individual to participate in an education program of a qualified postsecondary institution, if the individual was enrolled in a degree-granting program and if the individual's taxable income in the year prior to commencing participation in the education program in connection with which a credit is claimed is not more than 185% of the poverty line.
- (c) A claimant may not claim the credit under par. (b) for any tuition amounts that the claimant excluded under section 127 of the Internal Revenue Code.
- (d) A claimant may not claim the credit under par. (b) for any tuition amounts that the claimant paid or incurred for a family member of a managing employee unless all of the following apply:
- 1. The family member was employed an average of at least 20 hours a week as an employee of the claimant, or the claimant's business, during the one-year period

- prior to commencing participation in the education program in connection with which the claimant claims a credit under par. (b).
 - 2 The family member is enrolled in a degree-granting program that is substantially related to the claimant's business.
 - 3. The family member is making satisfactory progress towards completing the degree-granting program under subd. 2.
 - (e) The carry-over provisions of s. 71.28 (4) (e) and (f), as they apply to the credit under s. 71.28 (4), apply to the credit under this subsection.
 - (f) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their payment of tuition under par. (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interest.
 - (f) Section 71.28 (4) (g) and (h), as it applies to the credit under s. 71.28 (4), applies to the credit under this subsection.

SECTION 2193g. 71.47 (5v) of the statutes is created to read:

- 71.47 (5v) PRODUCTIVITY ENHANCEMENT TRAINING CREDIT. (a) In this subsection, "productivity enhancement training expenses" has the meaning given in s. 560.157 (1).
- (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, any corporation may claim as a credit against taxes otherwise due under s. 71.43 an amount that is equal to 100% of the amount

Ensert S-14

- of the corporation's productivity enhancement training expenses certified by the department of commerce under s. 560.157 in the taxable year for which the expenses are certified, but not to exceed \$7,500.
 - (c) The carry-over provisions of s. 71.28 (4) (e) and (f), as they apply to the credit under s. 71.28 (4), apply to the credit under this subsection.
 - (d) A corporation may not claim the credit under par. (b) for any productivity enhancement training expenses that the corporation deducted from gross income for Wisconsin income tax or franchise tax purposes under section 162 of the Internal Revenue Code.
 - (e) Partnerships, limited hability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their productivity enhancement training expenses certified under s. 560.157. A partnership, limited hability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interest.
 - (f) Subsection (4) (g) and (h), as it applies to the credit under s. 71.28 (4), applies to the credit under this subsection.
 - (g) No credit may be claimed under this subsection for taxable years beginning after December 31, 2009. Credits claimed under this subsection for taxable years beginning before December 31, 2009, may be carried forward to taxable years beginning after December 31, 2009 as provided under s. 71.28 (4) (f).

SECTION 2193w. 71.49 (1) (dg) of the statutes is created to read:

71.49 (1) (dg) Education credit under s. 71/47 (5r)

3

4

5

6

7

8)

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1 Section 2193x. 71.49 (1) (dm) of the statutes is created to read:

71.49 (1) (dm) Industrial, service, and skilled trades apprenticeship credit under s. 71.47 (5d).".

38. Page 831, line 23: after that line insert:

"Section 2195c. 71.49 (1) (g) of the statutes is created to read:

71.49 (1) (g) Productivity enhancement training credit under s. 71.47 (5v)."

39. Page 849, line 13: delete "and (3g), and (3s)" and substitute "and, (3g), (3s),

(5d) (5d) (5d) (5w)".

40. Page 908, line 22: after that line insert:

"Section 2560s. 106.01 (11m) of the statutes is created to read;

106.01 (11m) The department may provide an advanced journeyman credential pilot program in up to 3 trades, crafts, or businesses to recognize advanced training and postapprenticeship achievements. In selecting the trades, crafts, or businesses to be included in the program, the department shall seek to maximize participation in the program of persons who are minority group members, as defined in s. 560.036 (1) (f). By July 1, 2004, the department shall submit to the legislature under s. 13.172 (2) an evaluation of the effectiveness of the program established under this subsection.

SECTION 2560t. 106.01 (12) of the statutes is created to read:

106.01 (12) From the appropriations under s. 20.445 (1) (a) and (g), the department shall allocate \$150,000 in each fiscal year, beginning in fiscal year 2002-03, for apprenticeship marketing activities, including the development and distribution of promotional materials directed at encouraging employers to hire apprentices, educating high school career counselors on careers available in the

(and of insert)

STATE OF WISCONSIN – **LEGISLATIVE REFERENCE BUREAU** – LEGAL SECTION (608–266–3561)

4
1553/2 - odd the internet rite provision look in
15.53/2 - add the internet site grovinin low in
- change to devalle year to july 1, 2003
reguler dranging The slote in
Me droft - in text dates



3

4

5

6

7

8

9

10

State of Misconsin 2001 - 2002 LEGISLATURE

LRBb1553/2 GM/PG/ISR/MD/JK:kmg:jf

RM not R

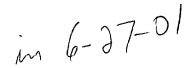
ARC:.....Smith – AM48, Adopt nonfiscal recommendations of Labor Shortage Committee

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS ASSEMBLY AMENDMENT

TO ASSEMBLY SUBSTITUTE AMENDMENT 1,

TO 2001 SENATE BILL 55



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

1. Page 30, line 10: after that line insert:

"Section 179g. 15.227 (14) of the statutes is created to read:

15.227 (14) Apprenticeship marketing council. There is created in the department of workforce development an apprenticeship marketing council appointed by the secretary of workforce development. The council shall consist of 4 members appointed for 3 year terms who represent the interests of employees, 4 members appointed for 3—year terms who represent the interests of employers, and 2 employees of the department of workforce development to serve at the pleasure of the secretary.".

1	2.	Page 149, line 11: after that	line insert:			
2	"(kd) J	ob retention skills developme	nt			
3	p	rograms	PR–S	A	200,000	-0-".
4	3.	Page 223, line 14: delete "C"	and substitu	ıte "A".		
5	4.	Page 223, line 14: increase t	the dollar an	nount for	fiscal year	r 2001–02 by
6	\$200,000) to increase funding for job re	etention skil	ls develo	pment prog	grams.
7	5.	Page 325, line 3: after that li	ne insert:			
8	"SE	ection 583r. 20.292 (1) (kd) o	of the statute	s is crea	ted to read	•
9	20	292 (1) (kd) Job retention skil	ls developme	nt progra	ams. The a	mounts in the
10	schedule	for job retention skills devel	opment prog	rams un	der s. 38.34	. All moneys
11	transfer	red from the appropriation	account un	der s. 2	20.445 (3)	(md) to this
12	appropri	ation account under 2001 Wis	consin Act	. (this act	c), section 9	258 (3z), shall
13	be credit	ed to this appropriation accou	int. No mone	eys may l	be encumbe	ered from this
14	appropri	ation after June 30, 2003.".				
15	6.	Page 374, line 5: after "(kh)	and (kp)," in	sert " <u>20.:</u>	292 (1) (kd)	<u>."</u> .
16	7.	Page 514, line 6: after that li	ine insert:			
17	"Sı	ECTION 1349t. 36.11 (1) (cg) or	f the statute	s is creat	ed to read:	
18	36.	11 (1) (cg) The board shall en	sure that eac	ch institu	ition and co	ollege campus
19	establisl	nes a written policy regarding	g the use of	classroor	ns and faci	lities by local
20	organiza	ations and businesses for em	ployment-re	elated tra	aining. Th	ne policy may
21	condition	n access on payment of a reas	sonable fee,	the avail	ability of s	pace, and the
22	appropr	iateness of the training. The	policy may	limit acc	ess to activ	rities that are

consistent with the mission of the institution or college campus.".

8. Page 520, line 17: after that line insert:

"Section 1371c. 38.14 (2) (e) of the statutes is created to read:

38.14 (2) (e) Each district board shall establish a written policy regarding the use of classrooms and facilities by local organizations and businesses for employment—related training. The policy may condition access on payment of a reasonable fee, the availability of space, and the appropriateness of the training. The policy may limit access to activities that are consistent with the mission of the technical college.".

9. Page 522, line 2: after that line insert:

"Section 1375s. 38.34 of the statutes is created to read:

- 38.34 Job retention skills development programs. (1) Each district board shall make available, and shall offer at a frequency based upon demand in the district, a job retention skills development program in order to assist employers to retain new employees, build job skill levels of those employees, and assist those employees in attaining higher wages and long—term careers. To the extent practicable, the district board shall offer the program at employment sites. The program shall emphasize job retention skills development for employees with gross incomes at or below 200% of the poverty line, as defined in s. 49.001 (5), who are any of the following:
- (a) Current or former recipients of public assistance, including participants in Wisconsin works employment positions under s. 49.147.
- (b) Employees who are within the first 6 months of employment with their employer.
 - (c) Entry-level employees.

1	(2) The program shall provide training in all of the following:
2	(a) Skills needed to achieve punctuality and consistency in attendance at
3	employment.
4	(b) Skills needed to effectively work in a team.
5	(c) Skills needed to effectively communicate with supervisors and coworkers.
6	(d) Skills needed to solve basic workplace-related personal and interpersonal
7	problems.
8	(3) (a) The board shall supervise, and establish minimum requirements for, the
9	program. Except as provided in sub. (2), the board shall determine the length and
.0	content of the program after consultation with employers, district boards, Wisconsin
11	works agencies, as defined in s. 49.001 (9), local units of government, and labor
12	organizations.
.3	(b) In consultation with employers, district boards, and the department of
L 4	workforce development, the board shall develop standards for assessing the job
15	retention skills, including the skills specified in sub. (2), of employees before and
16	after their participation in the program.
17	(4) To the extent practicable, the district board shall assist employers in
18	providing ongoing job retention skills development and reinforcement activities in
19	the workplace. The district board may charge employers a fee for the program and
20	services offered under this section.
21	(5) This section does not apply after December 31, 2004.".

10. Page 597, line 3: after that line insert:

"Section 1660t. 49.1475 of the statutes is amended to read:

22

49.1475 Follow-up services. Following any follow-up period required by the contract entered into under s. 49.143, a Wisconsin works agency may provide case management services for an individual who moves from a Wisconsin works employment position to unsubsidized employment to help the individual retain the unsubsidized employment. Case management services may include the provision of employment skills training; English as a 2nd language classes, if the Wisconsin works agency determines that the course will facilitate the individual's efforts to retain employment; a course of study meeting the standards established under s. 115.29 (4) for the granting of a declaration of equivalency of high school graduation; or other remedial education courses. A Wisconsin works agency shall coordinate case management services with a program offered by a technical college under s. 38.34. The Wisconsin works agency may provide case management services regardless of the individual's income and asset levels.".

11. Page 607, line 14: after that line insert:

"Section 1714p. 49.175 (1) (zq) of the statutes is created to read:

- 49.175 (1) (zq) Job retention skills development programs. For the transfer of moneys to the technical college system board for implementation costs for job retention skills development programs under s. 38.34, \$200,000 in fiscal year 2001–02.".
 - **12.** Page 728, line 20: after "(3s)" insert ", and (5d)".
 - 13. Page 735, line 20: after that line insert:
- 22 "Section 2148n. 71.07 (5d) of the statutes is created to read:
- 71.07 (5d) Industrial, service, and skilled trades apprenticeship credit. (a)
- 24 In this subsection:

- 1. "Apprentice" means a person who participates in a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which the person receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter, including a taper.
- 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.
- beginning after May May 1, a claimant may claim as a credit against the taxes imposed under s. 71.02 an amount that is equal to 5% of the wages that the claimant may claim as a credit against the taxable year, but not to exceed \$1,400, except that a claimant may claim as a credit against the taxes imposed under s. 71.02 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.

(d) This subsection does not apply to taxable years that begin after December June 30, 2006

31, 2004 if the number of employers training apprentices in department—approved programs does not increase by more than 40% from Languary 1, 2002 to December June 30, 2006

31, 2004 as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before Languary 1, 2004 may continue to claim a credit for the apprentice's wages in succeeding taxable years, until the apprentice completes the apprenticeship program. As soon as

(NSERT A)

June 30, 2006

- practicable after December 31, 2004, the department shall certify to the department 1 2 of revenue the number of employers training apprentices in approved programs on January 1, 2002, and the number of employers training apprentices in approved yme 30,2006 programs on December 31, 2004 (e) The carry-over provisions of s. 71.28 (4) (e) and (f), as they apply to the credit 5 under s. 71.28 (4), apply to the credit under this subsection. 6 (f) Partnerships, limited liability companies, and tax-option corporations may 7 not claim the credit under this subsection, but the cligibility for, and the amount of, 8 9 the credit are based on their payment of wages under par. (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that 10 each of its partners, members, or shareholders may claim and shall provide that 11 12 information to each of them. Partners, members of limited liability companies, and 13 shareholders of tax-option corporations may claim the credit in proportion to their 14 ownership interests. 15 (g) Section 71.28 (4) (g) and (h), as it applies to the credit under s. 71.28 (4), applies to the credit under this subsection.". 16 **14.** Page 737, line 24: after that line insert: 17 "Section 2150s. 71.10 (4) (cp) of the statutes is created to read: 18 19 71.10 (4) (cp) Industrial, service, and skilled trades apprenticeship credit under s. 71.07 (5d).". 20 **15.** Page 769, line 1: delete "and (3g) (1dx)" and substitute "(1dx), (3g), and 21 (5d)". 22
 - "Section 2179h. 71.28 (5d) of the statutes is created to read:

16. Page 798, line 22: after that line insert:

23

- 71.28 (5d) Industrial, service, and skilled trades apprenticeship credit. (a) In this subsection:
- 1. "Apprentice" means a person who participates in a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which the person receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter, including a taper.
- 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.
- (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, a claimant may claim as a credit against the taxes imposed under s. 71.23 an amount that is equal to 5% of the wages that the claimant paid to an apprentice in the taxable year, but not to exceed \$1,400, except that a claimant may claim as a credit against the taxes imposed under s. 71.23 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.
- (d) This subsection does not apply to taxable years that begin after December 30, 2006
 31/2004, if the number of employers training apprentices in department—approved programs does not increase by more than 40% from Lephany 1, 2002 to December 30, 2006
 31/2004 as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before Lephany 1,

NSERTA

July

	, 200k
(1)	2005, may continue to claim a credit for the apprentice's wages in succeeding taxable
2	years, until the apprentice completes the apprenticeship program. As soon as
3	practicable after December 31, 2004, the department shall certify to the department
4	of revenue the number of employers training apprentices in approved programs on
5	Manyany 1, 2002, and the number of employers training apprentices in approved
6	programs on Declember 31, 2004 June 30, 2006
7	(e) The carry-over provisions of sub. (4) (e) and (f), as they apply to the credit
8	under sub. (4), apply to the credit under this subsection.
9	(f) Partnerships, limited liability companies, and tax-option corporations may
10	not claim the credit under this subsection, but the eligibility for, and the amount of,
11	the credit are based on their payment of wages under par. (b). A partnership, limited
12	liability company, or tax-option corporation shall compute the amount of credit that
13	each of its partners, members, or shareholders may claim and shall provide that
14	information to each of them. Partners, members of limited liability companies, and
15	shareholders of tax-option corporations may claim the credit in proportion to their
16	ownership interests.
17	(g) Subsection (4) (g) and (h), as it applies to the credit under sub. (4), applies
18	to the credit under this subsection.
19	SECTION 2179x. 71.30 (3) (dm) of the statutes is created to read:
20	71.30 (3) (dm) Industrial, service, and skilled trades apprenticeship credit
21	under s. 71.28 (5d).".
22	17. Page 799, line 6: delete "and (3g)" and substitute "(3g), and (5d)".
23	18. Page 821, line 17: after that line insert:

"Section 2184p. 71.45 (2) (a) 10. of the statutes is amended to read:

^22,

71.45 (2) (a) 10. By adding to federal taxable income the amount of credit
computed under s. 71.47 (1dd) to (1dx) and (5d) and not passed through by a
partnership, limited liability company or tax-option corporation that has added that
amount to the partnership's, limited liability company's, or tax-option corporation's
income under s. 71.21 (4) or 71.34 (1) (g) and the amount of credit computed under
s. 71.47 (1), (3), (4) and (5).".

- **19.** Page 831, line 18: after that line insert:
- "Section 2193e. 71.47 (5d) of the statutes is created to read:
 - 71.47 (5d) Industrial, service, and skilled trades apprenticeship credit. (a) In this subsection:
 - 1. "Apprentice" means a person who participates in a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which the person receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter, including a taper.
 - 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.
 - (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, a claimant may claim as a credit against the taxes imposed under s. 71.43 an amount that is equal to 5% of the wages that the claimant paid to an apprentice in the taxable year, but not to exceed \$1,400, except

VSERTA

1 that a claiman

that a claimant may claim as a credit against the taxes imposed under s. 71.43 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.

(d) This subsection does not apply to taxable years that begin after **December** 30, 2006
31, 2004, if the number of employers training apprentices in department—approved programs does not increase by more than 40% from **January** 1, 2002, to **December** 31, 2004, as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before **January** 1, 2004, may continue to claim a credit for the apprentice's wages in succeeding taxable years, until the apprentice completes the apprenticeship program. As soon as practicable after **December 31**, 2004, the department shall certify to the department of revenue the number of employers training apprentices in approved programs on **January** 1, 2002, and the number of employers training apprentices in approved programs on **Presenter 31**, 2004.

- (e) The carry-over provisions of s. 71.28 (4) (e) and (f), as they apply to the credit under s. 71.28 (4), apply to the credit under this subsection.
- (f) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their payment of wages under par. (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interests.

(g) Section 71.28 (4) (g) and (h), as it applies to the credit under s. 71.28 (4), applies to the credit under this subsection.

SECTION 2193x. 71.49 (1) (dm) of the statutes is created to read:

- 71.49 (1) (dm) Industrial, service, and skilled trades apprenticeship credit under s. 71.47 (5d).".
- **20.** Page 849, line 13: delete "<u>, and (3g)</u>, and (3s)" and substitute "and, (3g), (3s), and (5d)".
 - **21.** Page 908, line 22: after that line insert:

"Section 2560t. 106.01 (12) of the statutes is created to read:

106.01 (12) The department of workforce development shall apply to the federal department of labor for \$150,000 in each fiscal year to provide the apprenticeship marketing activities described in this subsection. If the department of workforce development receives any of those moneys, the department shall allocate all of those moneys received, plus all amounts received as contributions under this subsection, for apprenticeship marketing activities, including the development and distribution of promotional materials directed at encouraging employers to hire apprentices, educating high school career counselors on careers available in the skilled trades, encouraging the youth of this state to consider a career in the skilled trades, and otherwise promoting the availability and benefits of careers in the skilled trades. The department shall solicit contributions from private sources to assist in the provision of those promotional materials and shall credit any contributions received to the appropriation account under s. 20.445 (1) (g). The department shall seek the advice of and consult with the apprenticeship marketing

4

5

6

7

8

9

10

11

12

13

14

15.

16

17

18

19

20

21

22

23

24

- council regarding the administration of the apprenticeship marketing activities provided under this subsection.".
 - **22.** Page 911, line 20: after that line insert:
 - "Section 2571p. 106.175 of the statutes is created to read:

106.175 Labor Day report. By September 1, 2002, and annually thereafter, the department shall prepare and submit to the appropriate standing committees of the legislature under s. 13. 172 (3) a report on the labor supply in this state. The report shall describe any critical labor shortage areas identified by the department by occupation, region, gender, and race and shall recommend potential solutions to those critical labor shortages. The department shall also provide the report to the local workforce development boards established under 29 USC 2832 throughout the state and to the other appropriate organizations as determined by the department.

Section 2571q. 106.18 of the statutes is created to read:

106.18 Job skills training reports. The department shall collect information concerning the availability of basic job skills training programs in the state and periodically prepare reports identifying those programs for distribution to local workforce development boards established under 29 USC 2832, job centers, and other appropriate organizations as determined by the department. To the extent practicable, the reports shall identify available training programs by region of the state.".

23. Page 917, line 22: after that line insert:

"Section 2679f. 118.115 (2) of the statutes is created to read:

118.115 (2) Each school board shall establish a written policy regarding the use of classrooms and facilities by local organizations and businesses for

1	employment-related training. The policy may condition access on payment of a
2	reasonable fee, the availability of space, and the appropriateness of the training. The
3	policy may limit access to activities that are consistent with the mission of the school
4	district.".
5	24. Page 923, line 7: after that line insert:
6	"Section 2745q. 119.04 (1) of the statutes is amended to read:
7	119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.0235 (3) (c),
8	115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38
9	(2), 115.45, 118.001 to 118.04, 118.045, 118.06, 118.07, 118.10, 118.115, 118.12,
10	118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164,
11	118.18, 118.19, 118.20, 118.24 (1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258,
12	118.291, 118.30 to 118.43, 118.51, 118.52, 118.55, 120.12 (5) and (15) to (26), 120.125,
13	120.13 (1), (2) (b) to (g), (3), (14), (17) to (18), (19), (26), (34), (35) and (37), 120.14 and
14	120.25 are applicable to a 1st class city school district and board.".
15	25. Page 924, line 22: after that line insert:
16	"Section 2758f. 119.70 (5) of the statutes is amended to read:
17	119.70 (5) Nothing in this section prohibits the board from granting the use of
18	school property to religious organizations under s. 120.13 (17) 118.115.
19	Section 2760m. 120.13 (17) (title) of the statutes is renumbered 118.115 (title).
20	Section 2760n. 120.13 (17) of the statutes is renumbered 118.115 (1) and
21	amended to read:
22	118.115 (1) Grant The school board may grant the temporary use of school
23	grounds, buildings, facilities or equipment, upon such conditions, including fees not
24	to exceed actual costs, as determined by the school board, to any responsible person

for any lawful nonschool purpose if such use does not interfere with use for school purposes or school—related functions. Fees received under this subsection shall be paid into the school district treasury and accounted for as prescribed under s. 115.28 (13). The user shall be primarily liable, and the school board secondarily liable, for any damage to property and for any expense incurred in consequence of any use of school grounds, buildings, facilities or equipment under this subsection.".

26. Page 1332, line 3: after that line insert:

"(7z) Report on treatment programs for prisoners. By March 15, 2002, the department of corrections shall study and report on the availability and effectiveness of programs that provide prisoners with treatment for drug and alcohol abuse, instruction in basic skills such as reading and math, and training in job skills. The report shall include an analysis of the racial composition of the enrollment in such programs compared to the racial composition of the prison population as a whole. The report shall also include recommendations for establishing new programs that would better prepare prisoners to enter the workforce and suggestions about how current programs could be improved. The report shall be submitted to the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes, to the joint committee on finance, and to the governor."

27. Page 1338, line 22: after that line insert:

"(1z) Report on Student Loan forgiveness to attract workers. By January 1, 2002, the higher educational aids board shall study and report to the legislature and to the appropriate standing committees of the legislature, in the manner provided under section 13.172 (2) and (3) of the statutes, and to the governor on the

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

cost, desirability, and effectiveness of creating a general program of student loan forgiveness for attracting workers to and retaining workers in this state. The report shall include legislative recommendations.".

28. Page 1354, line 8: after that line insert:

"(4z) REPORT ON TAX INCENTIVES. The department of revenue, in cooperation with the department of workforce development, shall by January 1, 2002, study and report on existing incentives in the income tax code in the form of credits and deductions available to employers for providing training to employees, for offering transportation and child care benefits to employees, for locating places of employment in areas of high unemployment and for employing ex-felons, recipients of public assistance, and minorities. The report shall include an analysis of the costs and effects of such credits and deductions, an analysis of such benefits offered by other states, and recommendations for improvements to the state's tax laws designed to help attract, develop, and retain a highly skilled, highly trained workforce while maintaining a sound, stable tax base. In developing recommendations, the department of revenue shall consult with groups representing the interests of employers, employees, taxpayers, and any other groups that the department of revenue considers appropriate. The report shall be submitted to the appropriate standing committees of the legislature, the joint committee on finance, and the governor.".

29. Page 1375, line 17: after that line insert:

"(11vw) Apprenticeship marketing council; initial terms. Notwithstanding the length of terms specified for the members of the apprenticeship marketing council under section 15.227 (14) of the statutes, as created by this act, representing

- the interests of employees and the members of that council representing the interests of employers, the initial members of that council representing the interests of employees and the initial members of that council representing the interests of employers shall be appointed for the following terms:
- (a) One member representing employees and one member representing employers, for terms expiring on July 1, 2001.
- (b) One member representing employees and one member representing employers, for terms expiring on July 1, 2002.
- (c) Two members representing employees and 2 members representing employers, for terms expiring on July 1, 2003.

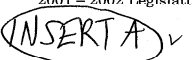
(11vwx) Apprenticeship marketing activities; positions. On the effective date of this subsection, the authorized FTE positions for the department of workforce development, funded from the appropriation under section 20.445 (1) (ma) of the statutes, are increased by 2.0 FED positions for the marketing of apprenticeship training in this state. The department of workforce development shall apply to the federal department of labor for \$125,000 in fiscal year 2001–02 and \$125,000 in fiscal year 2002–03 to fund the positions authorized under this subsection. If the department of workforce development receives all or part of those moneys, the department of workforce development may fill all or part of those positions to the extent of the moneys received.".

30. Page 1393, line 19: after that line insert:

"(3z) JOB RETENTION SKILLS DEVELOPMENT PROGRAMS. There is transferred from the appropriation to the department of workforce development under section 20.445 (3) (md) of the statutes, as affected by the acts of 2001, to the appropriation to the

- technical college system board under section 20.292 (1) (kd) of the statutes, as
- 2 created by this act, \$200,000 in fiscal year 2001-02.".

(END)



 $\sqrt{15}$

- 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.
 - (b) Subject to the limitations provided in this subsection, for taxable years beginning after December 31, 2001, a claimant may claim as a credit against the taxes imposed under s. 71.02 an amount that is equal to 5% of the wages that the claimant paid to an apprentice in the taxable year, but not to exceed \$1,400, except that a claimant may claim as a credit against the taxes imposed under s. 71.02 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.
 - (c) No claimant may receive a credit under this subsection unless the claimant enters into an agreement with the department permitting the department to post on the department's Internet site the claimant's name and address and the number of apprentices and the number of employed by the claimant during the calendar year.
 - (d) This subsection does not apply to taxable years that begin after December 31, 2004, if the number of employers training apprentices in department—approved programs does not increase by more than 40% from January 1, 2002, to December 31, 2004, as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before January 1, 2005, may continue to claim a credit for the apprentice's wages in succeeding taxable years, until the apprentice completes the apprenticeship program. As soon as practicable after December 31, 2004, the department shall certify to the department of revenue the number of employers training apprentices in approved programs on



2

3

4

5

6

7

8

9

10

State of Misconsin 2001 - 2002 LEGISLATURE

LRBb1553/3 GM/PG/ISR/MD/JK:kmg:kjf

 $\begin{array}{c} ARC:.....Smith-AM48, Adopt\ nonfiscal\ recommendations\ of\ Labor\ Shortage\\ Committee \end{array}$

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, amend the substitute amendment as follows:

1. Page 30, line 10: after that line insert:

"Section 179g. 15.227 (14) of the statutes is created to read:

15.227 (14) APPRENTICESHIP MARKETING COUNCIL. There is created in the department of workforce development an apprenticeship marketing council appointed by the secretary of workforce development. The council shall consist of 4 members appointed for 3-year terms who represent the interests of employees, 4 members appointed for 3-year terms who represent the interests of employers, and 2 employees of the department of workforce development to serve at the pleasure of the secretary.".

1	2. Page 149, line 11: after that line insert:
2	"(kd) Job retention skills development
3	programs PR-S A 200,000 -0-".
4	3. Page 223, line 14: delete "C" and substitute "A".
5	4. Page 223, line 14: increase the dollar amount for fiscal year 2001-02 by
6	\$200,000 to increase funding for job retention skills development programs.
7	5. Page 325, line 3: after that line insert:
8	"Section 583r. 20.292 (1) (kd) of the statutes is created to read:
9	20.292 (1) (kd) Job retention skills development programs. The amounts in the
10	schedule for job retention skills development programs under s. 38.31. All moneys
11	transferred from the appropriation account under s. 20.445 (3) (md) to this
12	appropriation account under 2001 Wisconsin Act (this act), section 9258 (3z), shall
13	be credited to this appropriation account. No moneys may be encumbered from this
14	appropriation after June 30, 2003.".
15	6. Page 374, line 5: after "(kh) and (kp)," insert "20.292 (1) (kd),".
16	7. Page 514, line 6: after that line insert:
17	"Section 1349t. 36.11 (1) (cg) of the statutes is created to read:
18	36.11 (1) (cg) The board shall ensure that each institution and college campus
19	establishes a written policy regarding the use of classrooms and facilities by local
20	organizations and businesses for employment-related training. The policy may
21	condition access on payment of a reasonable fee, the availability of space, and the
22	appropriateness of the training. The policy may limit access to activities that are

consistent with the mission of the institution or college campus.".

8. Page 520, line 17: after that line insert:

"Section 1371c. 38.14 (2) (e) of the statutes is created to read:

38.14 (2) (e) Each district board shall establish a written policy regarding the use of classrooms and facilities by local organizations and businesses for employment—related training. The policy may condition access on payment of a reasonable fee, the availability of space, and the appropriateness of the training. The policy may limit access to activities that are consistent with the mission of the technical college.".

9. Page 522, line 2: after that line insert:

"Section 1375s. 38.34 of the statutes is created to read:

- 38.34 Job retention skills development programs. (1) Each district board shall make available, and shall offer at a frequency based upon demand in the district, a job retention skills development program in order to assist employers to retain new employees, build job skill levels of those employees, and assist those employees in attaining higher wages and long—term careers. To the extent practicable, the district board shall offer the program at employment sites. The program shall emphasize job retention skills development for employees with gross incomes at or below 200% of the poverty line, as defined in s. 49.001 (5), who are any of the following:
- (a) Current or former recipients of public assistance, including participants in Wisconsin works employment positions under s. 49.147.
- (b) Employees who are within the first 6 months of employment with their employer.
 - (c) Entry-level employees.

1	(2) The program shall provide training in all of the following:
2	(a) Skills needed to achieve punctuality and consistency in attendance at
3	employment.
4	(b) Skills needed to effectively work in a team.
5	(c) Skills needed to effectively communicate with supervisors and coworkers.
6	(d) Skills needed to solve basic workplace-related personal and interpersonal
7	problems.
8	(3) (a) The board shall supervise, and establish minimum requirements for, the
9	program. Except as provided in sub. (2), the board shall determine the length and
LO	content of the program after consultation with employers, district boards, Wisconsin
L1	works agencies, as defined in s. 49.001 (9), local units of government, and labor
12	organizations.
13	(b) In consultation with employers, district boards, and the department of
14	workforce development, the board shall develop standards for assessing the job
15	retention skills, including the skills specified in sub. (2), of employees before and
16	after their participation in the program.
17	(4) To the extent practicable, the district board shall assist employers in
l8	providing ongoing job retention skills development and reinforcement activities in
19	the workplace. The district board may charge employers a fee for the program and
20	services offered under this section.
21	(5) This section does not apply after December 31, 2004.".
22	10. Page 597, line 3: after that line insert:

"Section 1660t. 49.1475 of the statutes is amended to read:

49.1475 Follow-up services. Following any follow-up period required by the contract entered into under s. 49.143, a Wisconsin works agency may provide case management services for an individual who moves from a Wisconsin works employment position to unsubsidized employment to help the individual retain the unsubsidized employment. Case management services may include the provision of employment skills training; English as a 2nd language classes, if the Wisconsin works agency determines that the course will facilitate the individual's efforts to retain employment; a course of study meeting the standards established under s. 115.29 (4) for the granting of a declaration of equivalency of high school graduation; or other remedial education courses. A Wisconsin works agency shall coordinate case management services with a program offered by a technical college under s. 38.34. The Wisconsin works agency may provide case management services regardless of the individual's income and asset levels.".

11. Page 607, line 14: after that line insert:

"Section 1714p. 49.175 (1) (zq) of the statutes is created to read:

- 49.175 (1) (zq) Job retention skills development programs. For the transfer of moneys to the technical college system board for implementation costs for job retention skills development programs under s. 38.34, \$200,000 in fiscal year 2001–02.".
- **12.** Page 728, line 20: after "(3s)" insert ", and (5d)".
- **13.** Page 735, line 20: after that line insert:
- 22 "Section 2148n. 71.07 (5d) of the statutes is created to read:
- 23 71.07 (5d) Industrial, service, and skilled trades apprenticeship credit. (a)
- 24 In this subsection:

 $\mathbf{2}$

- 1. "Apprentice" means a person who participates in a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which the person receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter, including a taper.
- 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.
- (b) Subject to the limitations provided in this subsection, for taxable years beginning after June 30, 2003, a claimant may claim as a credit against the taxes imposed under s. 71.02 an amount that is equal to 5% of the wages that the claimant paid to an apprentice in the taxable year, but not to exceed \$1,400, except that a claimant may claim as a credit against the taxes imposed under s. 71.02 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.
- (c) No claimant may receive a credit under this subsection unless the claimant enters into an agreement with the department permitting the department to post on the department's Internet site the claimant's name and address and the number of apprentices employed by the claimant during the calendar year.
- (d) This subsection does not apply to taxable years that begin after June 30, 2006, if the number of employers training apprentices in department-approved programs does not increase by more than 40% from July 1, 2003, to June 30, 2006,

- as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before July 1, 2006, may continue to claim a credit for the apprentice's wages in succeeding taxable years, until the apprentice completes the apprenticeship program. As soon as practicable after June 30, 2006, the department shall certify to the department of revenue the number of employers training apprentices in approved programs on July 1, 2003, and the number of employers training apprentices in approved programs on June 30, 2006.
- (e) The carry-over provisions of s. 71.28 (4) (e) and (f), as they apply to the credit under s. 71.28 (4), apply to the credit under this subsection.
- (f) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their payment of wages under par. (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interests.
- (g) Section 71.28 (4) (g) and (h), as it applies to the credit under s. 71.28 (4), applies to the credit under this subsection.".
 - 14. Page 737, line 24: after that line insert:
- 22 "Section 2150s. 71.10 (4) (cp) of the statutes is created to read:
- 71.10 (4) (cp) Industrial, service, and skilled trades apprenticeship credit under s. 71.07 (5d).".

1	15.	Page 769,	line 1: del	ete " <u>and (</u>	<u>3g)</u> (1dx)"	and substitute	"(1dx) <u>,</u>	(3g), an	<u>d</u>
2	<u>(5d)</u> ".								

16. Page 798, line 22: after that line insert:

"Section 2179h. 71.28 (5d) of the statutes is created to read:

- 71.28 (5d) Industrial, service, and skilled trades apprenticeship credit. (a) In this subsection:
- 1. "Apprentice" means a person who participates in a 2-year to 5-year apprenticeship program, as determined and approved by the department, in which the person receives instruction leading to qualification as a skilled journeyman in any industrial manufacturing trade or private sector service occupation or receives instruction in the construction trades leading to qualification as a skilled journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker; or painter, including a taper.
- 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.
- (b) Subject to the limitations provided in this subsection, for taxable years beginning after June 30, 2003, a claimant may claim as a credit against the taxes imposed under s. 71.23 an amount that is equal to 5% of the wages that the claimant paid to an apprentice in the taxable year, but not to exceed \$1,400, except that a claimant may claim as a credit against the taxes imposed under s. 71.23 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.

- (c) No claimant may receive a credit under this subsection unless the claimant enters into an agreement with the department permitting the department to post on the department's Internet site the claimant's name and address and the number of apprentices employed by the claimant during the calendar year.
- (d) This subsection does not apply to taxable years that begin after June 30, 2006, if the number of employers training apprentices in department—approved programs does not increase by more than 40% from July 1, 2003, to June 30, 2006, as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before July 1, 2006, may continue to claim a credit for the apprentice's wages in succeeding taxable years, until the apprentice completes the apprenticeship program. As soon as practicable after June 30, 2006, the department shall certify to the department of revenue the number of employers training apprentices in approved programs on July 1, 2003, and the number of employers training apprentices in approved programs on June 30, 2006.
- (e) The carry-over provisions of sub. (4) (e) and (f), as they apply to the credit under sub. (4), apply to the credit under this subsection.
- (f) Partnerships, limited liability companies, and tax-option corporations may not claim the credit under this subsection, but the eligibility for, and the amount of, the credit are based on their payment of wages under par. (b). A partnership, limited liability company, or tax-option corporation shall compute the amount of credit that each of its partners, members, or shareholders may claim and shall provide that information to each of them. Partners, members of limited liability companies, and shareholders of tax-option corporations may claim the credit in proportion to their ownership interests.

1	(g) Subsection (4) (g) and (h), as it applies to the credit under sub. (4), applies
2	to the credit under this subsection.
3	SECTION 2179x. 71.30 (3) (dm) of the statutes is created to read:
4	71.30 (3) (dm) Industrial, service, and skilled trades apprenticeship credit
5	under s. 71.28 (5d).".
6	17. Page 799, line 6: delete "and (3g)" and substitute "(3g), and (5d)".
7	18. Page 821, line 17: after that line insert:
8	"Section 2184p. 71.45 (2) (a) 10. of the statutes is amended to read:
9	71.45 (2) (a) 10. By adding to federal taxable income the amount of credit
10	computed under s. 71.47 (1dd) to (1dx) and (5d) and not passed through by a
11	partnership, limited liability company or tax-option corporation that has added that
12	amount to the partnership's, limited liability company's, or tax-option corporation's
13	income under s. 71.21 (4) or 71.34 (1) (g) and the amount of credit computed under
14	s. 71.47 (1), (3), (4) and (5).".
15	19. Page 831, line 18: after that line insert:
16	"Section 2193e. 71.47 (5d) of the statutes is created to read:
17	71.47 (5d) Industrial, service, and skilled trades apprenticeship credit. (a)
18	In this subsection:
19	1. "Apprentice" means a person who participates in a 2-year to 5-year
20	apprenticeship program, as determined and approved by the department, in which
21	the person receives instruction leading to qualification as a skilled journeyman in
22	any industrial manufacturing trade or private sector service occupation or receives
23	instruction in the construction trades leading to qualification as a skilled

- journeyman carpenter, including a floor coverer, millwright, or pile driver; laborer; ironworker, or painter, including a taper.
 - 2. "Claimant" means a person who files a claim under this subsection and who is a trades trainer, as determined and approved by the department.
 - 3. "Department" means the department of workforce development.
 - (b) Subject to the limitations provided in this subsection, for taxable years beginning after June 30, 2003, a claimant may claim as a credit against the taxes imposed under s. 71.43 an amount that is equal to 5% of the wages that the claimant paid to an apprentice in the taxable year, but not to exceed \$1,400, except that a claimant may claim as a credit against the taxes imposed under s. 71.43 an amount that is equal to 8% of the wages that the claimant paid to an apprentice in the taxable year in which the apprentice completes an apprenticeship program, but not to exceed \$3,000.
 - (c) No claimant may receive a credit under this subsection unless the claimant enters into an agreement with the department permitting the department to post on the department's Internet site the claimant's name and address and the number of apprentices employed by the claimant during the calendar year.
 - (d) This subsection does not apply to taxable years that begin after June 30, 2006, if the number of employers training apprentices in department—approved programs does not increase by more than 40% from July 1, 2003, to June 30, 2006, as determined by the department, except that a claimant who has claimed a credit for an apprentice's wages in any taxable year beginning before July 1, 2006, may continue to claim a credit for the apprentice's wages in succeeding taxable years, until the apprentice completes the apprenticeship program. As soon as practicable after June 30, 2006, the department shall certify to the department of revenue the

1	number of employers training apprentices in approved programs on July 1, 2003, and
2	the number of employers training apprentices in approved programs on June 30,
3	2006.
4	(e) The carry-over provisions of s. 71.28 (4) (e) and (f), as they apply to the credit
. 5	under s. 71.28 (4), apply to the credit under this subsection.
6	(f) Partnerships, limited liability companies, and tax-option corporations may
7	not claim the credit under this subsection, but the eligibility for, and the amount of,
8	the credit are based on their payment of wages under par. (b). A partnership, limited
9	liability company, or tax-option corporation shall compute the amount of credit that
10	each of its partners, members, or shareholders may claim and shall provide that
11	information to each of them. Partners, members of limited liability companies, and
12	shareholders of tax-option corporations may claim the credit in proportion to their
13	ownership interests.
14	(g) Section 71.28 (4) (g) and (h), as it applies to the credit under s. 71.28 (4),
15	applies to the credit under this subsection.
16	Section 2193x. 71.49 (1) (dm) of the statutes is created to read:
17	71.49 (1) (dm) Industrial, service, and skilled trades apprenticeship credit
18	under s. 71.47 (5d).".
19	20. Page 849, line 13: delete ", and (3g), and (3s)" and substitute "and, (3g),
20	(3s), and (5d)".
21	21. Page 908, line 22: after that line insert:
22	"Section 2560t. 106.01 (12) of the statutes is created to read:
23	106.01 (12) The department of workforce development shall apply to the

federal department of labor for \$150,000 in each fiscal year to provide the

apprenticeship marketing activities described in this subsection. If the department of workforce development receives any of those moneys, the department shall allocate all of those moneys received, plus all amounts received as contributions under this subsection, for apprenticeship marketing activities, including the development and distribution of promotional materials directed at encouraging employers to hire apprentices, educating high school career counselors on careers available in the skilled trades, encouraging the youth of this state to consider a career in the skilled trades, and otherwise promoting the availability and benefits of careers in the skilled trades. The department shall solicit contributions from private sources to assist in the provision of those promotional materials and shall credit any contributions received to the appropriation account under s. 20.445 (1) (g). The department shall seek the advice of and consult with the apprenticeship marketing council regarding the administration of the apprenticeship marketing activities provided under this subsection."

22. Page 911, line 20: after that line insert:

"Section 2571p. 106.175 of the statutes is created to read:

106.175 Labor Day report. By September 1, 2002, and annually thereafter, the department shall prepare and submit to the appropriate standing committees of the legislature under s. 13. 172 (3) a report on the labor supply in this state. The report shall describe any critical labor shortage areas identified by the department by occupation, region, gender, and race and shall recommend potential solutions to those critical labor shortages. The department shall also provide the report to the local workforce development boards established under 29 USC 2832 throughout the state and to the other appropriate organizations as determined by the department.

SECTION 2571q. 106.18 of the statutes is created to read:

106.18 Job skills training reports. The department shall collect information concerning the availability of basic job skills training programs in the state and periodically prepare reports identifying those programs for distribution to local workforce development boards established under 29 USC 2832, job centers, and other appropriate organizations as determined by the department. To the extent practicable, the reports shall identify available training programs by region of the state.".

23. Page 917, line 22: after that line insert:

"Section 2679f. 118.115 (2) of the statutes is created to read:

118.115 (2) Each school board shall establish a written policy regarding the use of classrooms and facilities by local organizations and businesses for employment—related training. The policy may condition access on payment of a reasonable fee, the availability of space, and the appropriateness of the training. The policy may limit access to activities that are consistent with the mission of the school district.".

24. Page 923, line 7: after that line insert:

"Section 2745q. 119.04 (1) of the statutes is amended to read:

119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.0235 (3) (c), 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38 (2), 115.45, 118.001 to 118.04, 118.045, 118.06, 118.07, 118.10, 118.115, 118.12, 118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18, 118.19, 118.20, 118.24 (1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258, 118.291, 118.30 to 118.43, 118.51, 118.52, 118.55, 120.12 (5) and (15) to (26), 120.125,

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

- 1 120.13 (1), (2) (b) to (g), (3), (14), (17) to (18), (19), (26), (34), (35) and (37), 120.14 and 2 120.25 are applicable to a 1st class city school district and board.".
 - **25.** Page 924, line 22: after that line insert:
- 4 "Section 2758f. 119.70 (5) of the statutes is amended to read:
- 5 119.70 (5) Nothing in this section prohibits the board from granting the use of school property to religious organizations under s. 120.13 (17) 118.115.
- 7 Section 2760m. 120.13 (17) (title) of the statutes is renumbered 118.115 (title).
 - SECTION 2760n. 120.13 (17) of the statutes is renumbered 118.115 (1) and amended to read:
 - 118.115 (1) Grant The school board may grant the temporary use of school grounds, buildings, facilities or equipment, upon such conditions, including fees not to exceed actual costs, as determined by the school board, to any responsible person for any lawful nonschool purpose if such use does not interfere with use for school purposes or school—related functions. Fees received under this subsection shall be paid into the school district treasury and accounted for as prescribed under s. 115.28 (13). The user shall be primarily liable, and the school board secondarily liable, for any damage to property and for any expense incurred in consequence of any use of school grounds, buildings, facilities or equipment under this subsection."
 - **26.** Page 1332, line 3: after that line insert:
 - "(7z) Report on treatment programs for prisoners. By March 15, 2002, the department of corrections shall study and report on the availability and effectiveness of programs that provide prisoners with treatment for drug and alcohol abuse, instruction in basic skills such as reading and math, and training in job skills. The report shall include an analysis of the racial composition of the enrollment in such

programs compared to the racial composition of the prison population as a whole. The report shall also include recommendations for establishing new programs that would better prepare prisoners to enter the workforce and suggestions about how current programs could be improved. The report shall be submitted to the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes, to the joint committee on finance, and to the governor.".

27. Page 1338, line 22: after that line insert:

"(1z) Report on Student Loan forgiveness to attract workers. By January 1, 2002, the higher educational aids board shall study and report to the legislature and to the appropriate standing committees of the legislature, in the manner provided under section 13.172 (2) and (3) of the statutes, and to the governor on the cost, desirability, and effectiveness of creating a general program of student loan forgiveness for attracting workers to and retaining workers in this state. The report shall include legislative recommendations."

28. Page 1354, line 8: after that line insert:

"(4z) Report on tax incentives. The department of revenue, in cooperation with the department of workforce development, shall by January 1, 2002, study and report on existing incentives in the income tax code in the form of credits and deductions available to employers for providing training to employees, for offering transportation and child care benefits to employees, for locating places of employment in areas of high unemployment and for employing ex-felons, recipients of public assistance, and minorities. The report shall include an analysis of the costs and effects of such credits and deductions, an analysis of such benefits offered by

other states, and recommendations for improvements to the state's tax laws designed to help attract, develop, and retain a highly skilled, highly trained workforce while maintaining a sound, stable tax base. In developing recommendations, the department of revenue shall consult with groups representing the interests of employers, employees, taxpayers, and any other groups that the department of revenue considers appropriate. The report shall be submitted to the appropriate standing committees of the legislature, the joint committee on finance, and the governor."

29. Page 1375, line 17: after that line insert:

"(11vw) Apprenticeship marketing council; initial terms. Notwithstanding the length of terms specified for the members of the apprenticeship marketing council under section 15.227 (14) of the statutes, as created by this act, representing the interests of employees and the members of that council representing the interests of employers, the initial members of that council representing the interests of employees and the initial members of that council representing the interests of employees and the initial members of that council representing the interests of employers shall be appointed for the following terms:

- (a) One member representing employees and one member representing employers, for terms expiring on July 1, 2001.
- (b) One member representing employees and one member representing employers, for terms expiring on July 1, 2002.
- (c) Two members representing employees and 2 members representing employers, for terms expiring on July 1, 2003.

(11vwx) Apprenticeship marketing activities; positions. On the effective date of this subsection, the authorized FTE positions for the department of workforce

development, funded from the appropriation under section 20.445 (1) (ma) of the statutes, are increased by 2.0 FED positions for the marketing of apprenticeship training in this state. The department of workforce development shall apply to the federal department of labor for \$125,000 in fiscal year 2001–02 and \$125,000 in fiscal year 2002–03 to fund the positions authorized under this subsection. If the department of workforce development receives all or part of those moneys, the department of workforce development may fill all or part of those positions to the extent of the moneys received."

30. Page 1393, line 19: after that line insert:

"(3z) Job retention skills development programs. There is transferred from the appropriation to the department of workforce development under section 20.445 (3) (md) of the statutes, as affected by the acts of 2001, to the appropriation to the technical college system board under section 20.292 (1) (kd) of the statutes, as created by this act, \$200,000 in fiscal year 2001–02."

(END)