## 2001 ASSEMBLY BILL 249

1	AN ACT to amend 125.51 (4) (b) (intro.); and to create 125.51 (4) (c) and (d) of
2	the statutes; <b>relating to:</b> the effect of annexation or detachment of territory on
3	a municipality's quota of "Class B" intoxicating liquor licenses.

## Analysis by the Legislative Reference Bureau

## The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

4	<b>SECTION 1.</b> 125.51 (4) (b) (intro.) of the statutes is amended to read:
5	125.51 (4) (b) (intro.) The Except as provided in pars. (c) and (d), the quota of
6	each municipality is the sum of the following:
7	SECTION 2. 125.51 (4) (c) and (d) of the statutes are created to read:
8	125.51 (4) (c) If territory containing premises covered by a license or reserve
9	"Class B" license is annexed to a municipality and if the municipality's quota would
10	not otherwise allow a license or reserve "Class B" license for the premises, the quota

**ASSEMBLY BILL 249** 

is increased to include the license or reserve "Class B" license of each premises in the
annexed territory.

3 (d) Detachment of territory decreases the quota of the remainder of the 4 municipality by the number of licenses or reserve "Class B" licenses issued for 5 premises in the detached territory, except that detachment does not decrease the 6 quota of the remainder to less than one license per 500 persons or less than one 7 license.

8

## **SECTION 3. Initial applicability.**

9 (1) This act first applies to territory annexed or detached on the effective date10 of this subsection.

11

(END)