## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

March 6, 2002

Senator Moen:

This amendment does all of the following:

1. Makes the renewal date consistent with the renewal date under current law.

2. Eliminates the requirement that DRL's rules regarding approving training programs be consistent with the private organizations specified in the substitute amendment.

3. Eliminates temporary certificates.

4. Allows, but does not require, DRL to promulgate continuing education rules.

5. Eliminates the requirement that the continuing education rules require completion of 24 hours every 2 years.

6. Changes the "grandfather" provision for current registrants so that it applies only to registrations under current law that are renewable. The amendment also coordinates this "grandfather" provision with DRL's renewal of registrations under current law.

7. Changes the delayed effective date to March 1, 2003, which is consistent with the renewal date under current law (and under this amendment). This change eliminates some practical problems that would arise if the bill were to go into effect shortly before the renewal date under current law.

Mark D. Kunkel Legislative Attorney Phone: (608) 266–0131 E-mail: mark.kunkel@legis.state.wi.us