2003 SENATE BILL 41

AN ACT *to renumber and amend* 14.035; and *to create* 14.035 (2) of the statutes; **relating to:** legislative approval of Indian gaming compacts.

Analysis by the Legislative Reference Bureau

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

- SECTION 1. 14.035 of the statutes is renumbered 14.035 (1) and amended to read:
 - 14.035 **(1)** The <u>Subject to sub. (2), the</u> governor may, on behalf of this state, enter into, <u>amend, extend, or renew</u> any compact that has been negotiated under 25 USC 2710 (d).
 - **SECTION 2.** 14.035 (2) of the statutes is created to read:

3

4

5

6

7

8

14.035 **(2)** Before entering into, amending, extending, or renewing any compact negotiated under sub. (1), the governor shall submit the proposed compact to the

SENATE BILL 41

1

3

4

5

6

7

8

logislature for approval	The governor may not enter into	a amand	ovtond	or ropour
legislature for approval.	The governor may not enter into	o, amenu,	exteria,	or renew

2 any compact until the legislature approves the proposed compact by joint resolution.

If the legislature does not approve without change the proposed compact, the compact shall be returned to the governor for renegotiation.

SECTION 3. Initial applicability.

(1) This act first applies to Indian gaming compacts negotiated by the governor, but not yet entered into, amended, extended, or renewed by the governor, beginning on the effective date of this subsection.

9 (END)