2003 DRAFTING REQUEST

Senate Joint Resolution

Received: 07/26/2004					Received By: pdykman			
Wanted: Today					Identical to LRB:			
For: Mary Panzer (608) 266-7513					By/Representing: Tad Ottman			
This file may be shown to any legislator: NO					Drafter: pdykman			
May Contact:					Addl. Drafters:			
Subject: Constitutional Amendments					Extra Copies:	RAC PG JK JTK		
Submit	via email: YES							
Request	er's email:	Sen.Panze	r@legis.sta	te.wi.us				
Carbon	copy (CC:) to:							
Pre Top	pic:						7319741A	
No spec	ific pre topic gi	ven						
Topic:								
Limits o	on expenditures	companion to a	assembly					
Instruc	tions:							
See Atta	ached							
Draftin	g History:			,,,,,,,				
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	pdykman 07/27/2004	csicilia 07/27/2004						
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07/27/2004 10:48:30 AM Page 2

<u>Vers.</u> <u>Drafted</u> <u>Reviewed</u> <u>Typed</u> <u>Proofed</u> <u>Submitted</u> <u>Jacketed</u> <u>Required</u>

FE Sent For: Now

<**END**>

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Senate Joint Resolution

Received: 07/26/2004	Received By: pdykman

Wanted: **Today** Identical to LRB:

For: Mary Panzer (608) 266-7513 By/Representing: Tad Ottman

This file may be shown to any legislator: **NO**Drafter: **pdykman**

May Contact: Addl. Drafters:

Subject: Constitutional Amendments Extra Copies: RAC

PG JK JTK

Submit via email: YES

Requester's email: Sen.Panzer@legis.state.wi.us

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Limits on expenditures companion to assembly

Instructions:

See Attached

Drafting History:

<u>Vers.</u> <u>Drafted</u> <u>Reviewed</u> <u>Typed</u> <u>Proofed</u> <u>Submitted</u> <u>Jacketed</u> <u>Required</u>

1? pdykman $\frac{1}{3}$ $\frac{1}{3}$ $\frac{1}{3}$ $\frac{1}{3}$

<END>

FE Sent For:

LRB-4556/1

PJD/JK/RAC/PG:kjf/jd/cs:jf

Stary 5

2003 ASSEMBLY JOINT RESOLUTION

Mark Sen

To create section 11 of article VIII of the constitution; relating to: limiting spending by the state and certain local governmental units and requiring elector approval to exceed the limits (first consideration).

Analysis by the Legislative Reference Bureau

This proposed constitutional amendment, proposed to the 2003 legislature on first consideration, requires elector approval to exceed the state or local spending limits established under the proposal.

The amendment creates a state general fund and a budget stabilization fund. The amendment provides that all unencumbered moneys in the state general fund, other than moneys in program revenue appropriation accounts created by law, must be transferred to the budget stabilization fund at the close of the odd–numbered fiscal year. In any fiscal year in which the balance in the budget stabilization fund is greater than three percent of the estimated general purpose revenue expenditures for that fiscal year, the excess moneys must be used for tax relief as provided by law.

A proposed constitutional amendment requires adoption by two successive legislatures, and ratification by the people, before it can become effective.

Section 1. Section 11 of article VIII of the constitution is created to read:

[Article VIII] Section 11 (1) In this section:

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1	(a) 1. "Spending," for the state, means all budgeted expenditures of the state,
2	except budgeted expenditures that are specifically excluded by the legislature by law
3	enacted after ratification of this paragraph.
4	2. "Spending," for a local governmental unit, means all budgeted expenditures
5	of a local unit of government, except budgeted expenditures that are specifically
6	excluded by the legislature by law enacted after ratification of this paragraph.
7	(b) "General purpose revenues" means all moneys that are deposited into the
8	state general fund by law, other than any moneys credited to program revenue
9	appropriation accounts that are created by law.
10	(c) "Local governmental unit" means any city, village, town, county, school
11	district, or technical college district.
12	(2) This section first applies to the first fiscal year of the state or a local
13	governmental unit that begins after the ratification of this subsection.
14	(3) (a) Other than budgeted expenditures for tax credits and expenditures
15	funded from tuition revenue, the legislature may not exclude from spending for the
16	state any budgeted expenditure that is funded from revenue derived from a state tax,
17	fee, license, or charge for services imposed or authorized by statute or administrative
18	rule on individuals, other persons, or agencies not part of state government, or from
19	any interest derived from these revenues, unless, in 2003, the revenue was deposited
20	into a fund other than the general fund, transportation fund, conservation fund,
21	environmental fund, petroleum inspection fund, recycling fund, public benefits fund,
22	or universal service fund.
23	(b) Other than budgeted expenditures for the payment of principal and interest

on debt or the payment for tax incremental financing districts and expenditures

funded from tuition revenue, the legislature may not exclude from spending for a

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- local governmental unit any budgeted expenditure that is funded from revenue derived from a tax, fee, license, or charge for services imposed or authorized by the local governmental unit on individuals, other persons, or agencies not part of the local governmental unit, or from any interest derived from these revenues, unless, in 2003, the revenue was deposited into a fund other than the general fund of the local governmental unit.
- (4) (a) There is created a state general fund to consist of all moneys that are required to be deposited into the fund by law.
- (b) 1. There is created a state budget stabilization fund to consist of all moneys that are transferred to the fund from the state general fund. At the close of each odd-numbered fiscal year, all unencumbered general purpose revenues are transferred to the budget stabilization fund. Except as provided in subd. 2. and subject to sub. (5), moneys in the state budget stabilization fund may be spent for any purpose.
- 2. If the balance in the state budget stabilization fund at the end of any fiscal year exceeds 3 percent of the estimated general purpose revenue expenditures for that fiscal year, the excess moneys shall be used in the following fiscal year for tax relief as provided by law.
- (5) (a) Total allowable spending by the state in a fiscal year equals the prior fiscal year's total allowable spending by the state increased by 90 percent of the estimated average annual percentage change in statewide Wisconsin personal income calculated over the 3 previous years, as provided by law, if a positive number. In the first fiscal year after ratification of this paragraph, total allowable spending by the state equals the prior fiscal year's total spending by the state increased by 90 percent of the estimated average annual percentage change in statewide Wisconsin

personal income calculated over the 3 previous years, as provided by law, if a positive number.

- (b) Except as provided in par. (d), total allowable spending by each type of local governmental unit in the aggregate in a fiscal year equals the prior fiscal year's total allowable spending by that type of local governmental unit in the aggregate increased by 90 percent of the estimated average annual percentage change in statewide Wisconsin personal income calculated over the 3 previous years, as provided by law, if a positive number. Except as provided in par. (d), in the first fiscal year after ratification of this paragraph, total allowable spending by each type of local governmental unit in the aggregate equals the prior fiscal year's total spending by that type of local governmental unit in the aggregate increased by 90 percent of the estimated average annual percentage change in statewide Wisconsin personal income calculated over the 3 previous years, as provided by law, if a positive number.
- (c) Except as provided in par. (d), total allowable spending by a local governmental unit in a fiscal year equals the prior fiscal year's total allowable spending by the local governmental unit increased by 90 percent of the estimated average annual percentage change in statewide Wisconsin personal income calculated over the 3 previous fiscal years, as provided by law, if a positive number. Except as provided in par. (d), in the first fiscal year after ratification of this paragraph, total allowable spending by a local governmental unit equals the prior fiscal year's total spending by the local governmental unit increased by 90 percent of the estimated average percentage change in statewide Wisconsin personal income calculated over the 3 previous fiscal years, as provided by law, if a positive number.
- (d) The legislature may provide for variation in total allowable spending by local governmental units within each type of local governmental unit without

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- changing total allowable spending in the aggregate within that type of local governmental unit. Any variations must be based, in whole or in part, on changes for cities, villages, and towns, on new construction net of property removed; for counties, on population; and for school districts and technical college districts, on pupil enrollment.
- (6) (a) Beginning on the first day that occurs after the ratification of this subsection, the state must have elector approval in advance for exceeding the spending limit under sub. (5) (a).
- (b) Beginning on the first day that occurs after the ratification of this subsection, a local governmental unit must have either elector approval in advance or approval under par. (c) for exceeding the spending limit under sub. (5) (c) and (d).
- (c) The legislature, by law, may permit towns having a population of fewer than a specified number to exceed the spending limit under sub. (5) (c) and (d) if the annual town meeting or a special town meeting adopts a resolution to that effect.
- (d) Total allowable spending by the state under sub. (5) (a) is increased by any amount approved by the electors under par. (a). Total allowable spending by all local governmental units in the aggregate under sub. (5) (b) and (d) or by a local governmental unit under sub. (5) (c) and (d) is increased by any amount approved by the electors under par. (b) or any amount approved by a town meeting under par. (c).

Section 2. Numbering of new provision. The new section 11 of article VIII of the constitution created in this joint resolution shall be designated by the next higher open whole section number in that article if, before the ratification by the people of the amendment proposed in this joint resolution, any other ratified amendment has created a section 11 of article VIII of the constitution of this state. If one or more joint resolutions create a section 11 of article VIII simultaneously with

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the ratification by the people of the amendment proposed in this joint resolution, the sections created shall be numbered and placed in a sequence so that the sections created by the joint resolution having the lowest enrolled joint resolution number have the numbers designated in that joint resolution and the sections created by the other joint resolutions have numbers that are in the same ascending order as are the numbers of the enrolled joint resolutions creating the sections.

Be it further resolved, That this proposed amendment be referred to the legislature to be chosen at the next general election and that it be published for 3 months previous to the time of holding such election.

10 (END)

Dyer, Joy

From:

Dykman, Peter

Sent:

Wednesday, July 28, 2004 10:30 AM

To:

Siciliano, Chris; Jackson, Wendy; Dyer, Joy; Hanaman, Cathlene

Subject:

RE: the resolved clause in many of the versions of the const amendment is missing It needs

to be inserted by chief clerk's correction right away

The senate version is now SJB 76, so we need a ccc

-----Original Message-----From:

Dykman, Peter

Sent:

Tuesday, July 27, 2004 3:05 PM

To:

Subject:

Siciliano, Chris; Jackson, Wendy; Grant, Peter; Champagne, Rick; Dyer, Joy the resolved clause in many of the versions of the const amendment is missing It needs to be inserted by chief clerk's correction

right away (3)

Resolved by the senate, the assembly concurring, That:



State of Misconsin 2003–2004 LEGISLATURE

CORRECTIONS IN:

2003 SENATE JOINT RESOLUTION 76

Prepared by the Legislative Reference Bureau (July 28, 2004)

1. Page 1, line 4: before that line insert:

"Resolved by the senate, the assembly concurring, That:".

(END)

 $\begin{array}{l} LRB-4643/1ccc-1\\ JLD:ch \end{array}$