

2003 DRAFTING REQUEST

Senate Amendment (SA-SSA1-SB44)

Received: **06/13/2003**

Received By: **btradewe**

Wanted: **Soon**

Identical to LRB:

For: **Charles Chvala (608) 266-9170**

By/Representing: **Maribeth**

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

Drafter: **btradewe**

May Contact:

Addl. Drafters:

Subject: **Agriculture - miscellaneous**

Extra Copies:

Submit via email: **YES**

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

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Restore farmland preservation credit

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	btradewe 06/16/2003	wjackson 06/16/2003	rschluet 06/16/2003	_____	lemery 06/16/2003	lemery 06/16/2003	
/2	btradewe 06/17/2003	wjackson 06/17/2003	pgreensl 06/17/2003	_____	lemery 06/17/2003	lemery 06/17/2003	

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/3	btradewe 06/18/2003	wjackson 06/18/2003	rschluet 06/18/2003	_____	lemery 06/18/2003	lemery 06/18/2003	

FE Sent For:

<END>

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13 NJ 6/18

[Handwritten signatures and initials]

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Subject: Agriculture - miscellaneous

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Pre Topic:

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/?							
/1	btradewe 06/16/2003	wjackson 06/16/2003	rschluet 06/16/2003	6/17 PS/KJK	lemery 06/16/2003	lemery 06/16/2003	

12 mlj 6/17

6/17
PS

<END>

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For: Charles Chvala (608) 266-9170

By/Representing: Maribeth

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Drafter: btradewe

May Contact:

Addl. Drafters:

Subject: Agriculture - miscellaneous

Extra Copies: MES

Submit via email: YES

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

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

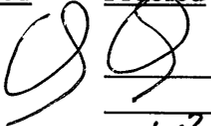
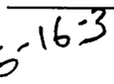
Topic:

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Instructions:

See Attached

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/?	btradewe	1 Wlj 6/16		 6-16-3			

FE Sent For:

<END>

Budget Amendment Bill Request Form

Legislative Reference Bureau
100 N. Hamilton Street
Legal Section 266-3561

You may use this form or talk directly with the LRB attorney who will draft the bill.

Date 6-12-03

Legislator, agency, or other person requesting this draft Senator Chvala

Person submitting request (name and phone number) Maribeth Witzel-Behl

Persons to contact for questions about this draft (names and phone numbers) 266-9170

Describe the problem, including any helpful examples. How do you want to solve the problem?

Delete the highlighted portions of FM 193, which was adopted by Joint Finance 6-3-03. Transfer \$10,100,000 in 2003-04 and \$10,600,000 in 2004-05 from the Patients Compensation Fund to the Medical Assistance Trust Fund, and \$10,100,000 in 2003-04 and \$10,600,000 in 2004-05 from the M.A. Trust Fund to the General Fund.

Please attach a copy of any correspondence or other material that may help us. If you know of any statute sections that might be affected, list them or provide a marked-up copy.

DATECP

You may attach a marked-up copy of any LRB draft or provide its number (e.g., 2001 LRB-2345/1 or 1999AB-67).

Requests are confidential unless stated otherwise. May we tell others that we are working on this for you? YES NO

If yes: Anyone who asks? YES NO
Any legislator? YES NO

Only the following persons _____

Do you consider this request urgent? - we would need it by the time the Senate takes up the budget!
YES NO If yes, please indicate why

Should we give this request priority over any pending request of this legislator, agency, or person?

YES NO

SHARED REVENUE AND TAX RELIEF - PROPERTY TAXATION
DEPARTMENT OF AGRICULTURE, TRADE, AND CONSUMER PROTECTION
DEPARTMENT OF TOURISM

Assessment of Property Classified as Swamp or Waste or Productive Forest Land
[LFB Paper #686]

Grants for Ethanol Producers
[LFB Paper #135]

Motion:

Move to change the name of the "swamp or waste" classification of real property to "undeveloped land" for purposes of property taxation. Create a new classification of property called "agricultural forest," defined to include land that is producing or is capable of producing commercial forest products and is included on a parcel where part of the parcel is classified as agricultural or is contiguous to a parcel where part of the parcel is classified as agricultural, if the contiguous parcel is owned by the same person. Define contiguous to include a parcel that is separated only by a road from a parcel containing agricultural land, so long as both parcels are owned by the same person. Provide for the assessment of property classified as undeveloped land and agricultural forest land at 50 of the full value for which the property could be sold. Extend similar treatment to the Department of Revenue's determination of equalized values. Change cross-references in other sections of the statutes pertaining to requirements regarding the assessment level of major classes of property, penalties on agricultural land converted to other uses, and decennial adjustments to the per acre tax under the forest crop land program to reflect undeveloped land, rather than swamp or waste, and to include property classified as agricultural forest. Modify the current law requirement relating to assessing each major class of property at no less than 90 of its full value by specifying that undeveloped land, agricultural forests, productive forest land, and other property be considered separate classes of property, rather than as a single class of property, as provided under current law. Modify current law provisions related to trespassing on land by changing the term "undeveloped land" to "open land." Extend these provisions to property assessed as of January 1, 2004.

Sunset claims and penalties under the farmland preservation program, effective with claims related to taxes after the 2002 tax year. Allow landowners who have entered into farmland preservation agreements with the state to continue to receive credits as long as their agreements are in effect. Specify that DATCP could not enter into any new farmland preservation agreements after the effective date of the bill. Reduce costs related to the program by an estimated \$11,100,000 GPR in 2003-04 and \$11,600,000 GPR in 2004-05.

Specify that any modifications to the use value formula be approved through the administrative rule process before they take effect.

Provide \$1,000,000 GPR annually to DATCP for grants to ethanol producers.

Delete \$500,000 GPR annually from DATCP's soil and water resource management program.

Provide Tourism an additional \$500,000 GPR annually for tourism marketing.

✓ Ask Joe p 601, lines 19-22
✓ 20.115(1)(d)
✓ 20.115(7)(c)
✓ 20.380(1)(b)

Note:

The motion includes Alternatives #3 and #5 from Paper #686, although Alternative #5 has been modified to reflect earlier actions of the Committee affecting the amount of the farmland preservation credit.

For purposes of property taxation, real estate is grouped under seven property classifications. Current law includes property that is a bog, marsh, lowland brush, uncultivated land zoned as shoreland and mapped as wetland, or other nonproductive land in the "swamp or waste" classification. This motion would change the name of this classification to "undeveloped land." In addition, certain property classified as productive forest land would be classified under a new category called "agricultural forest." To qualify for this classification, the property would have to be on a parcel that contains agricultural land or be contiguous to a parcel containing agricultural land, provided both parcels are owned by the same person. Property that is classified as undeveloped land or as agricultural forest would be assessed at 50 of its fair market value, as opposed to 100 of its fair market value under current law. Similar treatment would be extended to DOR'S determination of equalized values.

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The two new classifications would necessitate changes to cross-references in other sections of the statutes pertaining to requirements regarding the assessment level of major classes of property, penalties on agricultural land converted to other uses, and decennial adjustments to the per acre tax under the forest crop land program. In addition to the cross reference change, the motion would modify current law provisions pertaining to the assessment level of major classes of property in a more substantive way. Currently, municipalities must achieve a ratio of assessed value to equalized value of 90, or higher, for each locally assessed major class of property, except agricultural land, at least once every four years. Municipalities not meeting the requirement must do so in the succeeding year or participate in a Department of Revenue training program. Major class of property is defined as any class that includes 5 or more of the municipality's equalized value. For purposes of this requirement, property under the swamp or waste, productive forest land, and other classifications are considered a single class. The motion would modify this provision so that each of these types of property, as well as the two new

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classifications, would be considered a separate class of property. This modification and the change in the procedure for valuing undeveloped land and productive forest land would cause fewer classes of property to meet the 5 threshold, thereby making it easier for municipalities to comply with the requirement.

Finally, the motion would modify current law provisions related to trespassing on land by changing the term "undeveloped land" to "open land." This change would avoid confusion that could result from having the statutes utilize identical terms with different meanings.

Although the motion would first apply to property assessed as of January 1, 2004, changes in values and taxes for the 2004(05) property tax year are speculative at this point in time, so the following analysis relies on data from the 2002(03) property tax year. The Department of Revenue set the statewide equalized value of taxable property for 2002 at \$335,326.5 million, of which \$1,546.9 million was classified as swamp or waste and \$8,742.8 million was classified as productive forest land. Under the motion, land classified as undeveloped land and agricultural forest would be assessed at 50 of fair market value, reducing equalized values by an estimated \$1,918.4 million. This represents a 0.5 reduction in statewide taxable values.

A statewide property tax is the primary source of funding for the state's forestry account in the conservation fund. Forestry account revenues are used to fund several state forestry programs and related administrative activities. The tax is frequently referred to as the "forestry mill tax."

The Wisconsin Constitution limits the rate of taxation to no more than 0.2 mills, or 20 cents per \$1,000 of property value, and the state statutes have authorized a tax at that rate since 1937. In 2002-03, the tax is estimated to generate \$67.1 million in revenues. The loss of \$1,918.4 million in value would reduce state forestry taxes by an estimated \$384,000, effective in 2004-05.

Lower property values would also cause the taxes on property classified as undeveloped land and agricultural forest to decline. Currently, taxes on that property are estimated at \$65.2 million. Under the motion, estimated taxes on the affected property would decrease by \$30.1 million to \$35.1 million. This represents a 46.2 reduction.

Reductions in taxable value do not result in an overall reduction in property tax levies, except for state forestry taxes. Instead, value reductions cause property taxes to be shifted from property with decreasing property values to other property. Reductions in property values cause property tax rates to increase. This explains why the reduction in taxes on the affected property (-46.2) is not equal to the reduction in that property's taxable value (-50.0). Under the motion, the statewide average property tax rate would increase by an estimated \$0.13 per \$1,000 of value, from \$21.95 to \$22.08. This would cause the taxes on a median-valued home in the state, which is taxed at the statewide average tax rate, to increase by an estimated \$15 (0.6). The motion would have different effects relative to individual property owners depending on the amount of undeveloped land and agricultural forest lands in the same taxing jurisdictions, as well as other factors relating to the property's level of taxation. In municipalities where property classified as swamp or waste and agricultural forest land is concentrated, residential tax bill increases, particularly in the first year after values decline, would be likely to exceed 0.6.

The motion would also have a number of secondary effects relative to property taxation. These include the distribution of tax base-sensitive state aids, the level of allowable debt, and the repayment of tax increment district costs. The redistribution of tax base sensitive aids would mitigate some of the estimated tax shifts in municipalities where property classified as swamp or waste and agricultural forest land is concentrated. However, some of these mitigating effects would not occur until the proposal's second year because the general school aid formula uses prior year data, rather than data from the current year. Some of the other secondary impacts would be minor.

Under the motion and Committee action to date, a total of \$3,900,000 annually would be available for ethanol producer grants (\$2,900,000 in tribal gaming PR and \$1,000,000 GPR). This represents a 32 increase to the \$2,945,000 in base level funding available in 2002-03. The ethanol producer grant program provides ethanol producers who produce more than 10 million gallons of ethanol in a year with a 200 per gallon grant for every gallon of ethanol produced (for a maximum of 15 million gallons, or a \$3 million annual grant). If funds are insufficient to provide grants for all eligible producers, DATCP pro-rates available funds according to total ethanol produced. This program sunsets on June 30, 2006.

DATCP's soil and water management program GPR appropriation would be reduced by \$500,000 annually. This would represent a 5 reduction and leave DATCP with \$5,081,900 GPR and \$3,725,100 SEG in funding for local staffing grants and for grants to landowners for the installation of nonpoint source water pollution abatement best management practices (for a total of \$8,807,000 annually).

Tourism would be provided \$9,655,900 annually (\$5,686,400 GPR and \$3,969,500 tribal gaming PR) for tourism marketing. This would reflect a 10 base reduction in tourism marketing funding, but an increase of 2 to actual funds available in 2002-03.

[Change to Bill: -\$384,000 SEG-REV and -\$20,700,000 GPR]

LFB:.....Runde (FA) – Sunset farmland preservation claims

FOR 2003-05 BUDGET — NOT READY FOR INTRODUCTION

SENATE AMENDMENT ,

TO 2003 SENATE BILL 44

1 At the locations indicated, amend the bill as follows:

2 ✓ **1.** Page 686, line 8: after that line insert:

3 “**SECTION 1583p.** 71.61 (6) of the statutes is created to read:

4 71.61 (6) PROHIBITION OF NEW CLAIMS. For taxable years beginning after
5 December 31, 2002, no new claims for a credit may be filed under this subchapter,
6 but if an otherwise eligible claimant is subject to a farmland preservation agreement
7 that is in effect on the effective date of this subsection [revisor inserts date], the
8 claimant may continue to file a claim for the credit under this subchapter until the
9 farmland preservation agreement expires.”.

10 **2.** Page 754, line 8: after that line insert:

11 “**SECTION 1731ec.** 91.19 (7) of the statutes is amended to read:

1 '91.19' (7) ~~Whenever~~ Subject to sub. (14), whenever a farmland preservation
2 agreement is relinquished under sub. (2) or (6t) or all or part of the land is released
3 from a farmland preservation agreement under sub. (2) or (6p) or a transition area
4 agreement is relinquished under sub. (2) or, subject to subs. (12) and (13), a transition
5 area agreement is relinquished under sub. (1) or (1m), the department shall cause
6 to be prepared and recorded a lien against the property formerly subject to the
7 agreement for the total amount of all credits received by all owners of such lands
8 under subch. IX of ch. 71 during the last 10 years that the land was eligible for such
9 credit, plus interest at the rate of 9.3% per year compounded annually on the credits
10 received from the time the credits were received until the lien is paid for farmland
11 preservation agreements relinquished under sub. (6t) and 6% per year compounded
12 annually on the credits received from the time the credits were received until the lien
13 is paid for other agreements. No interest shall be compounded for any period during
14 which the farmland is subject to a subsequent farmland preservation agreement or
15 transition area agreement or is zoned for exclusive agricultural use under an
16 ordinance certified under subch. V.

17 **SECTION 1731eg.** 91.19 (8) of the statutes is amended to read:

18 91.19 (8) Subject to subs. (12) ~~and, (13), and (14),~~ upon the relinquishment of
19 a farmland preservation agreement under sub. (1) or (1m), the department shall
20 cause to be prepared and recorded a lien against the property formerly subject to the
21 farmland preservation agreement for the total amount of the credits received by all
22 owners thereof under subch. IX of ch. 71 during the last 10 years that the land was
23 eligible for such credit, plus 6% interest per year compounded from the time of
24 relinquishment. No interest shall be compounded for any period during which the
25 farmland is subject to a subsequent farmland preservation agreement or transition

1 area agreement or is zoned for exclusive agricultural use under an ordinance
2 certified under subch. V.

3 **SECTION 1731ek.** 91.19 (14) of the statutes is created to read:

4 91.19 (14) No lien under this section may be recorded after the effective date
5 of this subsection [revisor inserts date].

6 **SECTION 1731em.** 91.25 of the statutes is created to read:

7 **91.25 Phaseout of agreements.** The department may not enter into, or
8 extend, an agreement under this subchapter after the effective date of this section
9 [revisor inserts date].

10 **SECTION 1731g.** 91.37 (1) to (5) of the statutes are amended to read:

11 91.37 (1) ~~If Subject to sub. (7), if~~ the owner withdraws during the term of an
12 agreement under this subchapter, the lien shall apply to the amount of all credit
13 under subch. IX of ch. 71 received for the period the land was subject to the
14 agreement plus 6% interest per year compounded annually from the time the credit
15 was received until it is paid.

16 (2) ~~If Subject to sub. (7), if~~ at the end of an agreement under this subchapter,
17 the owner does not apply for a renewal under s. 91.39 or an agreement under subch.
18 II, the lien shall apply, without interest, to the credit received under subch. IX of ch.
19 71 for the last 2 years the land was eligible for such credit if the land is not subject
20 to a certified exclusive agricultural use zoning ordinance under subch. V and either
21 the county in which the land is located has not adopted a certified agricultural
22 preservation plan, or, if such a plan is adopted, the farmland would not be eligible
23 for an agreement under the terms of the plan.

24 (3) ~~If Subject to sub. (7), if~~ at the end of an agreement under this subchapter,
25 the owner does not apply for a renewal under s. 91.39 or an agreement under subch.

1 II, although the land is eligible for an agreement under subch. II and is not subject
2 to a certified exclusive agricultural use zoning ordinance under subch. V, the lien
3 shall apply to all credit received during the period the land was subject to an
4 agreement under this subchapter, plus 6% interest per year compounded from the
5 time of expiration.

6 (4) If Subject to sub. (7), if at the end of an agreement under this subchapter,
7 the farmland is not eligible for an agreement under subch. II because s. 91.11 (2), (3)
8 or (4) is applicable, the lien shall apply, without interest, to the credit received under
9 subch. IX of ch. 71 for the last 2 years the land was eligible for such credit. If after
10 the expiration of an agreement the land or any portion of the land is zoned for
11 exclusive agricultural use under an ordinance certified under subch. V, all or any
12 portion of a lien filed under this subsection against such land shall be discharged.
13 The discharge of a lien under this subsection does not affect the calculation of any
14 subsequent lien under s. 91.77 (2).

15 (5) If Subject to sub. (7), if at the end of an agreement under this subchapter,
16 the owner does not apply for a renewal under s. 91.39 or an agreement under subch.
17 II and only a portion of the land subject to the agreement is eligible for an agreement
18 under subch. II, the lien shall be calculated under sub. (2) or (4) on that part of the
19 land which is ineligible and under sub. (3) on that part which is eligible.

20 **SECTION 1731gm.** 91.37 (7) of the statutes is created to read:

21 91.37 (7) No lien under this section may be recorded after the effective date of
22 this subsection [revisor inserts date].

23 **SECTION 1731j.** 91.71 of the statutes is amended to read:

24 **91.71 Purpose.** The purpose of this subchapter is to specify the minimum
25 requirements for zoning ordinances designating certain lands for exclusively

1 ~~agricultural use, allowing the owners of such lands to claim the farmland~~
2 ~~preservation credit permitted under subch. IX of ch. 71.~~

3 **SECTION 1731L.** 91.77 (2) of the statutes is amended to read:

4 91.77 (2) Land which is rezoned under this section shall be subject to the lien
5 provided under s. 91.19 (8) to (10) for the amount of tax credits paid on the land
6 rezoned, except that no lien under this subsection may be recorded after the effective
7 date of this subsection [revisor inserts date]. If the rezoning occurs solely as a
8 result of action initiated by a governmental unit, any lien required under s. 91.19 (8)
9 to (10) shall be paid by the governmental unit initiating the action.

10 **SECTION 1731n.** 91.79 of the statutes is amended to read:

11 **91.79 Conditional uses; lien.** Any land zoned under this subchapter which
12 is granted a special exception or conditional use permit for a use which is not an
13 agricultural use shall be subject to the lien provided under s. 91.19 (8) to (10) for the
14 amount of tax credits paid on the land granted such a permit, except that no lien
15 under this section may be recorded after the effective date of this section [revisor
16 inserts date].”

17

(END)



State of Wisconsin
2003 - 2004 LEGISLATURE

SOON (in 6/18)

LRBb0408/1
RCT:.....
WLj

SENATE AMENDMENT ,
TO SENATE SUBSTITUTE AMENDMENT 1,
TO 2003 SENATE BILL 44

ONote

- 1 At the locations indicated, amend the substitute amendment as follows:
- 2 ✓ 1. Page 97, line 12: decrease the dollar amount for fiscal year 2003-04 by
- 3 \$1,000,000 and decrease the dollar amount for fiscal year 2004-05 by \$1,000,000 to
- 4 decrease funding for the purpose for which the appropriation is made.
- 5 ✓ 2. Page 101, line 2: increase the dollar amount for fiscal year 2003-04 by
- 6 (6) \$500,000 and increase the dollar amount for fiscal year 2004-05 by \$500,000 to
- 7 increase funding for the purposes for which the appropriation is made.
- 8 ✓ 3. Page 167, line 5: decrease the dollar amount for fiscal year 2003-04 by
- 9 \$500,000 and decrease the dollar amount for fiscal year 2004-05 by \$500,000 to
- 10 decrease funding for the purposes for which the appropriation is made.

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRBb0408/1dn

RCT..f:....
Wlj

This draft restores the farmland preservation credits and makes related changes.

Rebecca C. Tradewell
Managing Attorney
Phone: (608) 266-7290
E-mail: becky.tradewell@legis.state.wi.us

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRBb0408/1dn
RCT:wlj:rs

June 16, 2003

This draft restores the farmland preservation credits and makes related changes.

Rebecca C. Tradewell
Managing Attorney
Phone: (608) 266-7290
E-mail: becky.tradewell@legis.state.wi.us



RCT

State Senator
Chuck Chvala
SENATE MAJORITY LEADER

Senator Chvala decided today that he would like to change 60408 to fund it strictly with GPR (no patients compensation transfers), and to split it into 2 amendments. One amendment would restore farmland preservation credits, and one amendment would eliminate ~~the~~ the Joint Finance increase for ethanol producer grants.
Thank you!

State Capitol, Post Office Box 7882, Madison, WI 53707-7882 ■ Phone: (608) 266-9170 ■ Fax: (608) 266-5087

Legislative Hotline (Toll-Free) 1-800-362-WISC (9472) ■ E-Mail: chuck.chvala@legis.state.wi.us

WWW: <http://www.legis.state.wi.us/senate/sen16/senate16.html>



Printed on recycled paper



Maribeth
Witzel-Behl

SOON

YMR

**SENATE AMENDMENT ,
TO SENATE SUBSTITUTE AMENDMENT 1,
TO 2003 SENATE BILL 44**

ONote

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

2 **1.** Page 97, line 12: decrease the dollar amount for fiscal year 2003-04 by
3 \$1,000,000 and decrease the dollar amount for fiscal year 2004-05 by \$1,000,000 to
4 decrease funding for the purpose for which the appropriation is made.

5 **2.** Page 101, line 2: increase the dollar amount for fiscal year 2003-04 by
6 \$500,000 and increase the dollar amount for fiscal year 2004-05 by \$500,000 to
7 increase funding for the purposes for which the appropriation is made.

8 **3.** Page 167, line 5: decrease the dollar amount for fiscal year 2003-04 by
9 \$500,000 and decrease the dollar amount for fiscal year 2004-05 by \$500,000 to
10 decrease funding for the purposes for which the appropriation is made.

SRM

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1 ~~4. Page 195, line 13: decrease the dollar amount for fiscal year 2003–04 by~~
2 ~~\$10,100,000 and decrease the dollar amount for fiscal year 2004–05 by \$10,600,000~~
3 ~~to decrease funding for the purposes for which the appropriation is made.~~

4 ~~5. Page 198, line 17: increase the dollar amount for fiscal year 2003–04 by~~
5 ~~\$10,100,000 and increase the dollar amount for fiscal year 2004–05 by \$10,600,000~~
6 ~~to increase funding for the purposes for which the appropriation is made.~~

7 **6.** Page 415, line 22: after that line insert:

8 “**SECTION 865m.** 25.77 (2m) of the statutes is created to read:

9 25.77 (2m) All moneys transferred from the patients compensation fund.”

10 **7.** Page 601, line 19: delete lines 19 to 22.

11 **8.** Page 674, line 20: delete the material beginning with that line and ending
12 with page 675, line 2.

13 **9.** Page 738, line 16: delete the material beginning with that line and ending
14 with page 742, line 7.

15 **10.** Page 1123, line 14: after that line insert:

16 “(5k) **PATIENTS COMPENSATION FUND TRANSFER.** Notwithstanding section 655.27
17 (6) of the statutes, there is transferred from the patients compensation fund to the
18 Medical Assistance trust fund, \$10,100,000 in fiscal year 2003–04 and \$10,600,000
19 in fiscal year 2004–05.”

20 (END)

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRBb0408/dfn 2
RCT:wj:rs

June 16, 2003

This draft restores the farmland preservation credits and makes related changes

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↑ increases funding for the soil and
water resource management program
decreases funding
for
tourism
marketing
and
eliminates
the requirement
that changes in the
use value formula
be made by rule



State of Wisconsin
2003 - 2004 LEGISLATURE

Today

LRBb0408/3

RCT:wlj:pg

rmy

SENATE AMENDMENT,
TO SENATE SUBSTITUTE AMENDMENT 1,
TO 2003 SENATE BILL 44



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

2 **1.** Page 101, line 2: increase the dollar amount for fiscal year 2003-04 by
3 \$500,000 and increase the dollar amount for fiscal year 2004-05 by \$500,000 to
4 increase funding for the purposes for which the appropriation is made.

5 **2.** Page 167, line 5: decrease the dollar amount for fiscal year 2003-04 by
6 \$500,000 and decrease the dollar amount for fiscal year 2004-05 by \$500,000 to
7 decrease funding for the purposes for which the appropriation is made.

8 **25.77 (2m)** All moneys transferred from the patients compensation fund.”

9 **3.** Page 601, line 19: delete lines 19 to 22.

10 **4.** Page 674, line 20: delete the material beginning with that line and ending
11 with page 675, line 2.

**DRAFTER'S NOTE
FROM THE
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June 17, 2003

This draft restores the farmland preservation credits, increases funding for the soil and water resource management program, decreases funding for tourism marketing, and eliminates the requirement that changes in the use value formula be made by rule.

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**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRBb0408/3dn
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June 18, 2003

This draft restores the farmland preservation credits, increases funding for the soil and water resource management program, decreases funding for tourism marketing, and eliminates the requirement that changes in the use value formula be made by rule.

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