

2003 DRAFTING REQUEST

Assembly Amendment (AA-SB44)

Received: **06/19/2003**

Received By: **gmalaise**

Wanted: **As time permits**

Identical to LRB:

For: **James Kreuser (608) 266-5504**

By/Representing: **Scott Adrian**

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

Drafter: **gmalaise**

May Contact:

Addl. Drafters:

Subject: **Higher Education - miscellaneous
Gambling - Indian gaming
Public Assistance - Wis works
Counties - miscellaneous
Econ. Development - bus. dev.
Munis - miscellaneous
Munis - sewerage districts
State Finance - investment board
State Govt - procurement**

Extra Copies: **PG**

Submit via email: **YES**

Requester's email:

Carbon copy (CC:) to:

Pre Topic:

kreuser:.....Scott Adrian -

Topic:

Deletion of health education loan repayment transfer, minority business certification, grants for Southeast ASian recreation programs, and grants for compulsive gambling issues

Instructions:

See Attached--delete health education loan repayment transfer, minority business certification, grants for Southeast Asian recreation programs, and grants for compulsive gambling issues

Drafting History:

<u>Ver.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	gmalaise 06/19/2003	jdye 06/19/2003		_____ _____			
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FE Sent For:

<END>

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/?	gmalaise	1 6/19 jld	1 6/19 cph	cmh/cph 6/19			

Vers. Drafted Reviewed Typed Proofed Submitted Jacketed Required

FE Sent For:

<END>

Please draft the items attached
that are marked "out" + with
your initials. If I've marked the
wrong initials, please give it to the
correct attorney.

Draft them for KREUSER, BY
SCOTT ADRIAN, + click on COMPLETE
IN THE BUDGET AMDT. BOX.

PC



Legislative Fiscal Bureau
 One East Main, Suite 301 • Madison, WI 53703 • (608) 266

Steve Miller (LRB)
 100 N. Hamilton, 5th

(3)

*ADC
 Krensky
 Scott Adams*

June 19, 2003

TO: Members
 Wisconsin Legislature

FROM: Bob Lang, Director

SUBJECT: Senate Modifications to SSA 1 to SB 44

This document summarizes the changes to the Joint Finance Committee's version of the budget (SSA 1 to SB 44) which have been recommended by the Senate. The Senate adopted Senate Amendments 119 and 121.

The following table is a 2003-05 general fund condition statement under the Senate's version of the budget.

General Fund Condition Statement

	<u>2003-04</u>	<u>2004-05</u>
Revenues		
Opening Balance, July 1	-\$283,633,300	\$41,436,400
Estimated Taxes	10,748,250,000	11,357,350,000
Departmental Revenues		
Tribal Gaming Revenues	78,405,500	79,272,100
Other	218,292,600	292,487,900
Total Available	<u>\$10,761,314,800</u>	<u>\$11,770,546,400</u>
Appropriations and Reserves		
Gross Appropriations	\$10,846,419,900	\$11,786,648,600
Compensation Reserves	109,152,900	163,019,600
Less Estimated Lapses	-235,694,400	-223,215,500
Net Appropriations	<u>\$10,719,878,400</u>	<u>\$11,726,452,700</u>
Balances		
Gross Balance	\$41,436,400	\$44,093,700
Less Required Statutory Balance	-35,000,000	-40,000,000
Net Balance, June 30	<u>\$6,436,400</u>	<u>\$4,093,700</u>

EDUCATION AND BUILDING PROGRAM

2003-04

2004-05

BUILDING PROGRAM

HR Academy Youth and Family Center. Modify current law relating to the HR Academy project that was enumerated as part of the 2001-03 building program with a project budget of \$5,000,000 (\$1,500,000 in general fund supported bonding and \$3,500,000 in gifts and grants) as follows: (a) specify that the youth and family center would be open to the public and operated by HR Academy; (b) provide that before committing state funding, the Secretary of Administration would have to determine that no part of the center would be used for devotional activities, religious worship, or sectarian instruction and that HR Academy owns interests in real estate that are adequate for the siting and operation of the center; (c) require the HR Academy to enter into a land use restriction agreement limiting the use of the facilities funded by this state bonding to a youth and family center; (d) specify that if HR Academy fails to operate the center as a youth and family center that is open to the public or is used for devotional activities, religious worship, or sectarian instruction, the state may at the option of the Secretary of Administration pursue any legal remedies available, including requiring specific performance of the covenants contained in the land use restriction agreement; and (e) specify that the Legislature finds that building a youth center would deter delinquent behavior, build strong families and create viable communities and therefore would have a direct effect on these state responsibilities of statewide dimension.

gut
Hmong Cultural Center. Enumerate the construction of a \$3,000,000 Hmong Cultural Center at the corner of National Avenue and 16th Street in Milwaukee as part of the 2003-05 state building program. Provide \$3,000,000 in general fund supported general obligation bonding for the purpose of constructing the Center, and specify that there is a public purpose for this project. Create an appropriation to fund the debt service associated with the bonding.

\$3,000,000 BR

*GAMPA
JTK*

Establish the following requirements related to the release of up to \$3,000,000 in general fund supported borrowing: (a) specify that the Building Commission would authorize the bonding to provide a grant to an organization designated by the Secretary of the Department of Administration (DOA) that represents the Hmong people for the construction of the Center in Milwaukee; (b) specify that DOA would review and approve the plans for the project although DOA could not supervise any services or

2003-04

2004-05

work or let any contract for the project; and (c) specify that if the Building Commission makes a grant for the construction of the facility, the state would retain an ownership interest in the facility equal to the amount of the state's grant if the facility is not used as a Hmong Cultural Center or is not operated to serve the nonsectarian interests of the Hmong people. As a condition of the grant, the organization would be required to enter into an agreement with the DOA Secretary guaranteeing that the center would be operated to serve the nonsectarian cultural interests of the Hmong people.

Specify that Legislature finds that it will have a direct and immediate effect on a matter of statewide concern for the state to construct and operate a Hmong Cultural Center.

HIGHER EDUCATIONAL AIDS BOARD

out Wisconsin Health Education Loan Repayment Transfer. Require the Higher Educational Aids Board to transfer \$1,000,000 in 2003-04 of the available balance of funds related to the repayment of Wisconsin health education loans.

\$1,000,000

GPR-REV

GMM

PUBLIC INSTRUCTION

Charter School Transportation. Clarify the Joint Finance provision allowing school districts, including MPS, to transport pupils to and from a charter school.

GENERAL GOVERNMENT AND JUSTICE

ADMINISTRATION

Agencies Exempted From Attorney Position Deletion Requirement. Include the Department of Employee Trust Funds and the Investment Board among the executive branch agencies that would be exempted from the requirement that 31.0 FTE agency attorney positions be deleted on January 2, 2004, and the associated salary and fringe benefit amounts lapsed or transferred to the general fund. Under SSA 1 to SB 44, only the University of Wisconsin System would be exempted from this requirement.

2003-04

2004-05

ut
Transfer of Certain State Aircraft Sale Proceeds to the General Fund. Direct DOA to transfer to the general fund on the later of July 1, 2003, or the general effective date of the biennial budget act, the proceeds from the sale of two Wisconsin Air Services aircraft during 2002-03. Reestimate the agency's GPR-Earned receipts by \$82,400 in 2003-04 to reflect this transfer. Provisions of 2001 Wisconsin Act 16 required DOA to liquidate two state-owned aircraft and to credit the proceeds in the general fund. A subsequent Legislative Audit Bureau review determined that the proceeds had instead been credited to the Department's transportation and other services program revenue appropriation rather than to the general fund.

\$82,400

GPR-REV

JTK

BUDGET MANAGEMENT AND COMPENSATION RESERVES

Reinstatement Privileges and Restoration Rights for Laid-off Employees. Provide that notwithstanding current law, a state employee laid-off during the 2003-05 fiscal biennium because the agency employing the employee is eliminated or the functions which the employee performed were transferred to a different state agency than the one from which the employee was laid off from would continue to have the same rights to reinstatement and restoration to state service as provided to other state employees under current law. Provide further that these provisions would apply to represented employees notwithstanding the provisions of existing collective bargaining agreements, except that such provisions apply only until the day before the effective date of any collective bargaining agreement for 2003-05 that covers that employee. After that date, the provisions of the 2003-05 collective bargaining agreement would prevail for that employee.

out
Limitation on 2005-07 GPR State Operations Appropriations. Provide that, in addition to the provision in SSA 1 to SB 44 relating to a freeze on GPR state operations appropriations for year 2005-06, the total level of GPR appropriations for state operations purposes in fiscal year 2005-06 and in fiscal year 2006-07, excluding GPR appropriations for debt service, cannot exceed the total level of GPR appropriations for fiscal year 2004-05, excluding GPR appropriations for debt service, less \$100,000,000. Specify that the 2004-05 level of GPR appropriations for comparison would be the amounts shown in the final appropriations schedule published in the 2003-04 Wisconsin Statutes.

RAE

2003-04

2004-05

BOARD OF COMMISSIONERS OF PUBLIC LANDS

Timber Sales Proceeds. Provide that all proceeds from the sale of timber and firewood from common school fund lands be treated as common school fund income. Also provide that all proceeds from the sale of timber and firewood from normal school fund lands be treated as normal school fund income. Currently such proceeds have been retained by the Board as a part of the assets of respective trust fund. Common school fund income is distributed as public school library aids. Normal school fund income is credited to the University of Wisconsin System for deposit to the general fund. Increased general fund revenues of \$200,000 annually are estimated.

\$200,000

\$200,000 GPR-REV

CORRECTIONS

Reimbursement of Costs Incurred by Municipalities. Allow a city that was incorporated in 1889 and that is located in a county that was created in 1856 (City of New Lisbon), before April 30, 2004, to apply to the Department of Corrections for reimbursement of costs, including debt service, for extending utility service in connection with the construction of a prison, if the construction of the prison was authorized by the Building Commission in September, 1998. Specify that costs must have been incurred between May 1, 2002, and March 31, 2004. Specify that Corrections must pay the city at least \$215,000 of those costs no later than June 30, 2004, from the general program operations appropriation (s. 20.410(1)(a)).

Transfer of Foster Care Reimbursements to the General Fund. Direct DOC to transfer \$456,000 PR to the general fund on the later of July 1, 2003, or the general effective date of the biennial budget act. This funding was received in 2001-02 as federal reimbursements under the foster care program for allowable administrative costs relating to juveniles determined to be eligible for the program. The funding was credited to a DOC PR appropriation account for interagency and intra-agency programs. A subsequent Legislative Audit Bureau review determined that the reimbursements should instead be credited to the general fund.

\$456,000

GPR-REV

EMPLOYEE TRUST FUNDS

Exemption of Certain Part-Time UW Hospitals and Clinics Authority Employees from Increased State Group Health Insurance Premium Payment Requirements. Exempt permanent or project employees of the UW Hospitals and Clinics Authority with appointments between 0.50 FTE and 0.74 FTE, who are participants of the Wisconsin Retirement System, from the requirement under SSA 1 to SB 44 that they contribute one-half of the normal state group health insurance premium contribution, commencing January 1, 2004. Under this provision, these Authority employees would continue to be eligible for an employer contribution equal to 90% of the monthly premium cost of the Standard Plan or 105% of the premium cost of the lowest cost alternative health care plan, whichever contribution amount is less. The number of part-time Authority employees who would be affected by the amendment is unknown at this time; therefore, the fiscal effect of the exemption cannot be determined.

JUSTICE

Hotline for Reporting Dangerous Weapons in Schools. Delete \$50,000 annually provided to DOJ to administer and promote the hotline, which receives anonymous tips regarding dangerous weapons in public schools. In addition, delete the statutory provisions requiring the Department to operate such a hotline.

-\$50,000

-\$50,000 GPR

OFFICE OF STATE HUMAN RESOURCES MANAGEMENT

Office Name. Provide that on the effective date of the budget act, the Office of State Human Resources Management created by the Act is renamed the Office of State Employment Relations.

PUBLIC SERVICE COMMISSION

Effective Date for Itemizing Certain Universal Service Fund Charges on Customers' Bills. Specify that the effective date for the itemization of rate adjustments on customers' bills for assessment costs relating to non-PSC programs for the state Universal Service Fund would be the first day of the fifth month following publication.

STATE TREASURER

Reporting Requirements for Unclaimed Insurance Company Demutualization Proceeds. Change the proposed new provisions relating to special reporting requirements for unclaimed property resulting from the demutualization, rehabilitation, or related reorganization of insurance companies to provide that the special reporting requirements apply only to: (1) intangible property distributions occurring as a result of insurance company demutualizations; and (2) such intangible property distributions that were distributable before January 1, 2003.

HEALTH AND FAMILY SERVICES AND INSURANCE

HEALTH AND FAMILY SERVICES

Intensive, In-Home Autism Services. Modify current law provisions relating to the redesign of children's long-term care services to specify that an administering agency could include a human services agency under contract with the Department of Health and Family Services, in addition to county departments. Specify that the administering agency in counties in which the program is located, rather than county departments (as provided under current law), would provide, contract for the provision of, organize, or arrange for the long-term care needs of eligible children. Delete current law provisions that specify that the cost of the children's long-term care program may not exceed the cost of existing community-based waiver programs, the family support program, and the birth-to-three program. Delete the current law provision that requires the program to blend the costs per child served in these programs.

Nursing Home Bed Assessment and Rate Increase. Provide \$4,109,300 (\$1,708,800 SEG and \$2,400,500 FED) in 2003-04 and \$9,517,500 (\$3,961,900 SEG and \$5,555,600 FED) in 2004-05 and increase estimated revenues to the MA trust fund by \$6,889,600 SEG-REV in 2003-04 and by \$8,703,600 SEG-REV in 2004-05 to: (a) correctly reflect the costs of funding a 3.2% annual increase in nursing home rates in the 2003-05 biennium; and (b) eliminate the double-counting of the loss of intergovernmental transfer (IGT) revenues as a result of the nursing home bed assessment and rate increase.

\$1,708,800	\$3,961,900	SEG
2,400,500	5,555,600	FED
6,889,600	8,703,600	SEG-REV

out **Graduate Medical Education.** Direct DHFS to expend \$2,000,000 GPR in each year of the 2003-05 biennium from the amounts budgeted in MA for hospital payments for direct graduate medical education costs for hospitals' indirect medical education costs. *RR*

out **Mental Health Medication Review Committee.** Require the DHFS Secretary to exercise his or her authority to create a Mental Health Medication Review Committee to advise DHFS on implementation of prior authorization requirements for selective serotonin reuptake inhibitors, a type of antidepressant medication, and on implementation of a process for reviewing utilization of drugs to treat mental illness under MA. Require the Secretary to appoint at least one advocate for people with mental illness and at least one consumer of a drug used to treat a mental illness as members of the Committee and specify that advocates and consumers must constitute a majority of the Committee. This provision would be effective on the bill's general effective date. *DRK*

out **Supplemental MA Payments to Kilbourn Care Center.** Require DHFS to allocate \$405,100 GPR in 2003-04 and \$405,500 GPR in 2004-05 from funding budgeted in the MA benefits appropriation as a payment to Milwaukee County to support a two-year demonstration project that involves a nursing facility that: (a) has between 80 and 90 licensed beds; (b) has at least 90% of its residents supported by MA; and (c) is located in the City of Milwaukee. Kilbourn Care Center would likely meet all of these criteria. *DRK*

NATURAL RESOURCES AND COMMERCE

out **COMMERCE**

Minority Business Certification Program. Require statewide uniform certification of minority businesses through the Department of Commerce. Commerce would be required to prescribe a uniform application process by rule, but could not require applicants to file a copy of their tax return, or federal certification application, as a condition for qualification for certification. However, Commerce may require a signed affidavit stating all information that is submitted is true and correct. All school board, local governmental, and county ordinances regarding minority business certification would be required to conform to state certification rules and laws. *EMM*

NATURAL RESOURCES

out

Recreational Boating Project Earmarks. Specify that the \$400,000 earmarked in 2003-04 from recreational boating project aids be for a project to dredge (rather than "dredge weeds in"). Memory Lake in Burnett County.

Mkt

TAX POLICY AND WORKFORCE DEVELOPMENT

GENERAL FUND TAXES

Nursing Home Bed Assessment Credit. Provide a refundable income tax credit for nursing home residents who pay the bed assessment. Under SSA 1 to SB 44, the monthly bed assessment would increase from \$32 to \$75. The tax credit would be allowed on \$43 per month (the difference between \$75 and \$32) and would first be available for tax year 2003 for bed assessments paid on or after July 1, 2003. The credit would be paid through a sum-sufficient GPR appropriation at an estimated cost of \$2.2 million in 2003-04 and \$4.4 million in 2004-05.	\$2,200,000	\$4,400,000	GPR
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WORKFORCE DEVELOPMENT

out

Southeast Asian Recreation Programs. Provide \$100,000 GPR annually to DWD for grants to an organization that provides summer and after-school recreation programs for children and families of Southeast Asian origin.	\$100,000	\$100,000	GPR
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~~BSA~~ GM

Faith-Based Initiative. Direct DWD to secure federal funding to contract with the following faith-based organizations to create jobs and counsel families who have been impacted by gun violence: General Baptist State Ministers' Alliance, Wisconsin Baptist Ministers' Alliance, Church of God and Christ Ministers' Alliance, and Apostolic Faith Ministers' Alliance. Require DWD to notify the Joint Committee on Finance by December 1, 2003, if a state match is required to secure the federal funds.

2003-04

2004-05

out

Compulsive Gambling Grants. Provide \$100,000 PR annually to DWD from tribal gaming revenue to fund grants, as follows: (a) \$50,000 annually to organizations that assist persons of Southeast Asian origin with compulsive gambling issues; and (b) \$50,000 annually to organizations that assist persons who are African-American with compulsive gambling issues. Under SSA 1 to SB 44, \$24,630,300 PR annually in tribal gaming revenue would be allocated to agencies for a variety of purposes. The remaining tribal gaming revenue (\$78,405,500 PR in 2003-04 and \$79,272,100 PR in 2004-05) would be deposited in the general fund. The fiscal effect of this provision would be to increase expenditure authority in DWD and reduce general fund revenue by the same amounts.

\$100,000
-100,000

\$100,000 PR
-100,000 GPR-REV

*PSM
GMM*

TRANSPORTATION AND PROPERTY TAX RELIEF

SHARED REVENUE AND TAX RELIEF

out

Levy Limit. Make the following modifications to the levy limit program. Provide that the limit does not apply to the amount that a county levies for a county children with disabilities education board. Replace the provisions that sunset the limit after June 30, 2006, with provisions that sunset the limit beginning three years after the effective date of the biennial budget act. Modify the debt service adjustment by changing the date by which debt must be approved from the effective date of the biennial budget act to July 1, 2003. Provide an additional adjustment relative to the determination of levy increase limits pertaining to certain annexed territories. Extend the adjustment to any city or village that has been providing services for a fee to a town for at least ten years and the city or village annexes territory from the town. Set the adjustment as the amount equal to the city's or village's mill rate multiplied by the current assessed value of the annexed territory. Provide that the levy increase limit of the town from which the territory was annexed be reduced by an amount equal to the town's tax rate multiplied by the assessed value of the annexed territory, both for the year the territory was last subject to taxation by the town.

*PL
MEJ*

Assessment of Property Classified as Swamp or Waste or as Productive Forest Land. Modify the definition of agricultural land to clarify that the classification is extended to properties that are contiguous to a parcel that has been classified in whole or in part as agricultural land. Currently, the provision extends the classification to properties that are contiguous to a parcel that has been classified in part as agricultural land.

*out -
but keep
out of
the
compile*

Sale of Tax Certificates on Tax-Delinquent Real Property. Replace the provisions related to the sale of tax certificates with a provision authorizing counties to sell to any person all or a portion of the county's right to receive tax certificate revenues. Require the county to treat any revenues from the sale under current law procedures, as if the revenues were funds paid to redeem land subject to a tax certificate. Authorize counties to enter into agreements for the sale of the county's right to receive tax certificate revenues. Specify that the agreement may include provisions that the county considers necessary and may permit any person who purchases all or any portion of a county's right to receive tax certificate revenue to sell, assign, or otherwise transfer the right, in whole or in part, to another person. Define tax certificate revenues to mean, with respect to a parcel of real property included in a tax certificate, payments of real property taxes, special charges, special taxes, and special assessments indicated on a tax certificate, including interest and penalties on such amounts. Define county to include a city that is authorized in its charter to sell land for nonpayment of taxes (Milwaukee).

JK

County and Municipal Fees for Services. Require that any fee imposed by a city, village, town, or county bear a reasonable relationship to the service for which the fee is imposed. Require any municipality or county that is first imposing a fee or increasing a fee after the effective date of the biennial budget act to issue written findings that demonstrate that the fee bears a reasonable relationship to the service for which the fee is imposed.

TRANSPORTATION

out

Appropriation Modifications. Modify transportation appropriations in the Joint Committee on Finance's substitute amendment as follows:

PDA

\$0	\$6,321,700	SEG
2,200,000	0	SEG-L
-2,200,000	0	PR
0	6,321,700	SEG-REV

- a. Delete the newly-created appropriation from the petroleum inspection fund for the vehicle emission inspection and maintenance program (\$6,321,700 in 2004-05) and, instead, create an appropriation from the petroleum inspection fund for

transferring this amount to the transportation fund. Provide \$6,321,700 SEG in 2004-05 in this transfer appropriation and provide an increase of \$6,321,700 SEG in 2004-05 in the existing transportation fund appropriation for the emission inspection program. Increase estimated transportation revenue by \$6,321,700 in 2004-05 to reflect the transfer from the petroleum inspection fund.

b. Delete the newly-created appropriation for the motorcycle safety program and transfer the amount provided for this appropriation (\$589,300 SEG annually), instead, to DOT's departmental management and operations appropriation. Modify the departmental management and operations appropriation to make it the funding source for the motorcycle safety program. (This would restore current law with respect to the motorcycle safety program.)

c. Modify the provision that would create a traffic marking enhancements for elderly drivers grant program to eliminate the newly-created appropriation for the program and, instead, fund the grants from the SEG-L appropriation for local bridge improvement assistance. Delete \$2,200,000 PR in 2003-04 and increase the SEG-L appropriation by \$2,200,000 to reflect this decision.

d. Delete the newly-created SEG, SEG-L, and FED appropriations for the commuter rail transit system development grant program and, instead, modify the existing, biennial SEG appropriation and the SEG-L appropriation for passenger railroad station improvement grants and the FED appropriation for rail passenger service so that the commuter rail transit system development grants would be administered through these existing appropriations. Transfer \$400,000 SEG in 2003-04 from the deleted commuter rail system development appropriation to the modified passenger railroad station improvement and commuter rail transit system grants appropriation.

out
General Fund-Supported, General Obligation Bonds for Highway Programs. Modify the provision in the Joint Committee on Finance's substitute amendment authorizing general fund-supported, general obligation bonds for the state highway rehabilitation and major highway development programs to remove references to the Department of Transportation and to renumber the statutory section in Chapter 84 of the statutes governing the use of these bonds.

PDP

Transfer of Sales Tax on Motor Vehicle Sales to the Transportation Fund. Modify a provision in the Joint Committee on Finance's substitute that would transfer an amount equal to 20% of the sales and use tax on new motor vehicles from the general fund to the transportation fund, beginning in 2005-06, to instead transfer 10% of that amount.

2003-04 2004-05

TOTALS:	\$2,250,000	\$4,450,000	GPR
	2,400,500	5,555,600	FED
	-2,100,000	100,000	PR
	1,708,800	10,283,600	SEG
	2,200,000	0	SEG-L
	1,638,400	100,000	GPR-REV
	6,889,600	15,025,300	SEG-REV
	0	3,000,000	BR

2003

Date (time) needed _____

LRB b 0795 11

BUDGET AMENDMENT

GMM: jld: _____

~~[Not for compile]~~

See form AMENDMENTS — COMPONENTS & ITEMS.

ASSEMBLY AMENDMENT
TO 2003 SENATE BILL 44

At the locations indicated, amend the bill, as shown by senate substitute amendment 1, as follows:

~~#. Page , line :~~

~~#. Page , line :~~

~~#. Page , line :~~

~~#. Page , line :~~

~~#. Page , line :~~

~~#. Page , line :~~

~~SENATE AMENDMENT ,~~
~~TO 2003 SENATE BILL 44~~

1 At the locations indicated, amend the bill, as shown by senate substitute
2 amendment 1, as follows:

3 ~~1. Page 14, line 6: after that line, on page 2, line 6, of the material inserted by~~
4 ~~senate amendment 121 to senate substitute amendment 1, delete the material~~
5 ~~beginning with "at" and ending with "Milwaukee" on line 7.~~

6 ~~2. Page 14, line 6: after that line, on page 2, line 12, of the material inserted~~
7 ~~by senate amendment 121 to senate substitute amendment 1, delete the material~~
8 ~~beginning with "in" and ending with "Milwaukee" on line 13.~~

9 **3.** Page 65, line 17: after that line, delete the material inserted by senate
10 amendment 121 to senate substitute amendment 1.

11 **4.** Page 208, line 16: after that line, delete the material inserted by senate
12 amendment 121 to senate substitute amendment 1.

1 **5.** Page 210, line 16: on page 5 of senate amendment 121 to senate substitute
2 amendment 1, delete lines 15 to 19.

3 **6.** Page 328, line 20: after that line, delete the material inserted by senate
4 amendment 121 to senate substitute amendment 1.

5 **7.** Page 352, line 13: after that line, delete the material inserted by senate
6 amendment 121 to senate substitute amendment 1.

7 ~~**8.** Page 369, line 16: after that line, on page 9, line 16, of the material inserted
8 by senate amendment 121 to senate substitute amendment 1, delete the material
9 beginning with “in” and ending with “Milwaukee” on line 17.~~

10 ~~**9.** Page 371, line 8: after that line, on page 10, line 1, of the material inserted
11 by senate amendment 121 to senate substitute amendment 1, delete “in the city of
12 Milwaukee”.~~

13 **10.** Page 411, line 21: after that line, delete the material inserted by senate
14 amendment 121 to senate substitute amendment 1.

15 **11.** Page 427, line 20: after that line, delete the material inserted by senate
16 amendment 121 to senate substitute amendment 1.

17 **12.** Page 438, line 10: after that line, delete the material inserted by Item 50
18 of senate amendment 121 to senate substitute amendment 1.

19 **13.** Page 464, line 18: after that line, delete the material inserted by senate
20 amendment 121 to senate substitute amendment 1.

21 **14.** Page 513, line 17: after that line, delete the material inserted by senate
22 amendment 121 to senate substitute amendment 1.

1 **15.** Page 588, line 4: after that line, delete the material inserted by senate
2 amendment 121 to senate substitute amendment 1.

3 **16.** Page 588, line 21: after that line, delete the material inserted by senate
4 amendment 121 to senate substitute amendment 1.

5 **17.** Page 598, line 6: after that line, on page 16, line 20, of the material
6 inserted by senate amendment 121 to senate substitute amendment 1, delete the
7 material beginning with that line and ending with page 17, line 12.

8 **18.** Page 719, line 25: after that line, delete the material inserted by senate
9 amendment 121 to senate substitute amendment 1.

10 **19.** Page 760, line 21: after that line, delete the material inserted by senate
11 amendment 121 to senate substitute amendment 1.

12 **20.** Page 793, line 17: after that line, delete the material inserted by senate
13 amendment 121 to senate substitute amendment 1.

14 **21.** Page 795, line 3: after that line, delete the material inserted by senate
15 amendment 121 to senate substitute amendment 1.

16 **22.** Page 861, line 25: after that line, delete the material inserted by senate
17 amendment 121 to senate substitute amendment 1.

18 **23.** Page 874, line 19: after that line, delete the material inserted by senate
19 amendment 121 to senate substitute amendment 1.

20 **24.** Page 910, line 16: after that line, delete the material inserted by senate
21 amendment 121 to senate substitute amendment 1.

22 **25.** Page 911, line 7: after that line, delete the material inserted by senate
23 amendment 121 to senate substitute amendment 1.



State of Wisconsin
2003 - 2004 LEGISLATURE

LRBb0795/1
GMM:jld:cph

kreuser:.....Scott Adrian – Deletion of health education loan repayment transfer, minority business certification, grants for Southeast ASian recreation programs, and grants for compulsive gambling issues

FOR 2003-05 BUDGET — NOT READY FOR INTRODUCTION

**ASSEMBLY AMENDMENT ,
TO 2003 SENATE BILL 44**

- 1 At the locations indicated, amend the bill, as shown by senate substitute
2 amendment 1, as follows:
- 3 **1.** Page 65, line 17: after that line, delete the material inserted by senate
4 amendment 121 to senate substitute amendment 1.
- 5 **2.** Page 208, line 16: after that line, delete the material inserted by senate
6 amendment 121 to senate substitute amendment 1.
- 7 **3.** Page 210, line 16: on page 5 of senate amendment 121 to senate substitute
8 amendment 1, delete lines 15 to 19.

1 **4.** Page 328, line 20: after that line, delete the material inserted by senate
2 amendment 121 to senate substitute amendment 1.

3 **5.** Page 352, line 13: after that line, delete the material inserted by senate
4 amendment 121 to senate substitute amendment 1.

5 **6.** Page 411, line 21: after that line, delete the material inserted by senate
6 amendment 121 to senate substitute amendment 1.

7 **7.** Page 427, line 20: after that line, delete the material inserted by senate
8 amendment 121 to senate substitute amendment 1.

9 **8.** Page 438, line 10: after that line, delete the material inserted by Item 50
10 of senate amendment 121 to senate substitute amendment 1.

11 **9.** Page 464, line 18: after that line, delete the material inserted by senate
12 amendment 121 to senate substitute amendment 1.

13 **10.** Page 513, line 17: after that line, delete the material inserted by senate
14 amendment 121 to senate substitute amendment 1.

15 **11.** Page 588, line 4: after that line, delete the material inserted by senate
16 amendment 121 to senate substitute amendment 1.

17 **12.** Page 588, line 21: after that line, delete the material inserted by senate
18 amendment 121 to senate substitute amendment 1.

19 **13.** Page 598, line 6: after that line, on page 16, line 20, of the material
20 inserted by senate amendment 121 to senate substitute amendment 1, delete the
21 material beginning with that line and ending with page 17, line 12.

22 **14.** Page 719, line 25: after that line, delete the material inserted by senate
23 amendment 121 to senate substitute amendment 1.

