



State of Wisconsin

LEGISLATIVE REFERENCE BUREAU

RESEARCH APPENDIX - **PLEASE DO NOT REMOVE FROM DRAFTING FILE**

Date Transfer Requested: 03/25/2008 (Per: DAK)

Compile Draft – Appendix B

A  The 2007 drafting file for
LRBa1692

C  The 2007 drafting file for
LRBb1281

B  The 2007 drafting file for
LRBb1285

2007 LRBb1285 has been copied/added to the drafting file for

2007 LRBb1284

(SA 2 to SA1 to AB 1) (Mr8)

2007 Mr8 DRAFTING REQUEST

Senate Amendment (SA-SA1-AB1)

Received: 03/24/2008

Received By: agary

Wanted: As time permits

Identical to LRB:

For: Mark Miller (608) 266-9170

By/Representing: John Anderson

This file may be shown to any legislator: NO

Drafter: agary

May Contact:

Addl. Drafters:

Subject: Transportation - mass transit

Extra Copies: BAB, CMH

Submit via email: YES

Requester's email:

Carbon copy (CC:) to: aaron.gary@legis.wisconsin.gov

Pre Topic:

millers.....John Anderson -

Topic:

KRM additions

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>
/?							
/P1	agary 03/24/2008	lkunkel 03/24/2008	nnatzke 03/24/2008	_____	cduerst 03/24/2008		

FE Sent For:

<END>

2007 Mr8 DRAFTING REQUEST

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1/?	agary	/pl/mk 3/24	nwn 3/24	nwn/bjk 3/24			

FE Sent For:

<END>

Gary, Aaron

From: Anderson, John
Sent: Monday, March 24, 2008 3:55 PM
To: Gary, Aaron
Cc: Browne, Michael; Walsh, Patrick
Subject: RE: for the Simple amendment to SA 1, to SSAB 1.

Aaron,

We would like all the language on KRM as it appears in SB 510 in our amendment. Thank you.

John Anderson

From: Gary, Aaron
Sent: Monday, March 24, 2008 3:47 PM
To: Anderson, John
Subject: RE: for the Simple amendment to SA 1, to SSAB 1.

John,

Do you want the amendment so that the KRM provisions are the same as in SB-510? If so, the changes indicated below would be incomplete - I'm not sure if this is intentional or not.

Thanks. Aaron

Aaron R. Gary
Attorney, Legislative Reference Bureau
608.261.6926 (voice)
608.264.6948 (fax)
aaron.gary@legis.state.wi.us

From: Anderson, John
Sent: Monday, March 24, 2008 2:13 PM
To: Gary, Aaron
Cc: Kennedy, Debora
Subject: for the Simple amendment to SA 1, to SSAB 1.

Aaron, we need the language from SB 510 to address the advisory referendum and the requirement for the governing body to vote to increase the fee up to \$15 to be included in the simple amendment being drafted by Debora Kennedy to amend Senate Amendment 1 to SSAB 1.

SB 510 language to be included in the amendment:
Page 11, lines 7 thru 10. (advisory ref) AND page 27, line 19, all of Section 25. (the 'revote' requirement to raise the fee up to \$15)

03/24/2008

Gary, Aaron

From: Gary, Aaron
Sent: Monday, March 24, 2008 4:00 PM
To: Anderson, John
Subject: RE: for the Simple amendment to SA 1, to SSAB 1.

Thanks John. I got your later e-mail and will include all provisions. For your reference, the omitted provision was bill section 67 in SB-510.

Aaron

Aaron R. Gary
Attorney, Legislative Reference Bureau
608.261.6926 (voice)
608.264.6948 (fax)
aaron.gary@legis.state.wi.us

From: Anderson, John
Sent: Monday, March 24, 2008 3:49 PM
To: Gary, Aaron
Subject: RE: for the Simple amendment to SA 1, to SSAB 1.

I'll double check on this for your. Are there any other provisions in SB 510 that pertain to voting on the KRM, either by the public or governing body?

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From: Gary, Aaron
Sent: Monday, March 24, 2008 4:20 PM
To: Anderson, John
Cc: Browne, Michael; Walsh, Patrick
Subject: RE: for the Simple amendment to SA 1, to SSAB 1.

Yes, that language in SA1 to AB-1 remains; I have not changed or deleted those provisions in your amendment.

Aaron

Aaron R. Gary
Attorney, Legislative Reference Bureau
608.261.6926 (voice)
608.264.6948 (fax)
aaron.gary@legis.state.wi.us

From: Anderson, John
Sent: Monday, March 24, 2008 4:18 PM
To: Gary, Aaron
Cc: Browne, Michael; Walsh, Patrick
Subject: RE: for the Simple amendment to SA 1, to SSAB 1.

Thanks, Aaron. I just want to make sure that the language re: the \$800,000 in the original amendment remains, taking it out of the JFC appropriate and giving it to DOT.

John

From: Gary, Aaron
Sent: Monday, March 24, 2008 4:00 PM
To: Anderson, John
Subject: RE: for the Simple amendment to SA 1, to SSAB 1.

Thanks John. I got your later e-mail and will include all provisions. For your reference, the omitted provision was bill section 67 in SB-510.

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2007 - 2008 LEGISLATURE
March 2008 Special Session

TODAY

LRBb1285/P1
ARG:.....

in 3/24

mk

millar:.....John Anderson - KRM additions

FOR 2007-09 BUDGET -- NOT READY FOR INTRODUCTION

SENATE AMENDMENT ,
TO SENATE AMENDMENT 1,
TO ASSEMBLY BILL 1

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

2 1. Page 17, line 19: after "(f)" insert "and (g)". ✓

3 2. Page 17, line 19: delete "is" and substitute "are". ✓

4 3. Page 19, line 12: after that line insert: ✓ 9

5 INSERT A

6 4. Page 154, line 8: delete "\$2 \$15" and substitute " ".

7 5. Page 158, line 2: after that line insert: 9

8 INSERT C

9

(END)

Insert B

INSERTS

from SB-510
↑
L:6

LRB-3865/P4
ARG&JK:cjs:rs
SECTION 6

1 The bonds shall bear the dates, mature at the times, bear interest at the rates, be in
 2 the denominations, have the rank or priority, be executed in the manner, be payable
 3 in the medium of payment and at the places, and be subject to the terms of
 4 redemption, with or without premium, as the resolution, trust indenture, or other
 5 security instrument provides. The authority may sell the bonds at public or private
 6 sales at the price or prices determined by the authority. If a member of the governing
 7 body of the authority whose signature appears on any bonds or coupons ceases to be
 8 a member of the governing body of the authority before the delivery of such
 9 obligations, the member's signature shall, nevertheless, be valid for all purposes as
 10 if the member had remained a member until delivery of the bonds.

11 6. The authority may issue refunding bonds for the purpose of paying any of
 12 its bonds at or prior to maturity or upon acceleration or redemption. The authority
 13 may issue refunding bonds at such time prior to the maturity or redemption of the
 14 refunded bonds as the authority deems to be in the public interest. The refunding
 15 bonds may be issued in sufficient amounts to pay or provide the principal of the bonds
 16 being refunded, together with any redemption premium on the bonds, any interest
 17 accrued or to accrue to the date of payment of the bonds, the expenses of issue of the
 18 refunding bonds, the expenses of redeeming the bonds being refunded, and such
 19 reserves for debt service or other capital or current expenses from the proceeds of
 20 such refunding bonds as may be required by the resolution, trust indenture, or other
 21 security instruments. To the extent applicable, refunding bonds are subject to subd.

22 b.

insert A

23

24 (g) The governing bodies of the counties of Kenosha, Milwaukee, and Racine,
 and of the most populous city in each of these 3 counties, may submit to the electors

Insert
A cont'd

1 in an advisory referendum the question of supporting an increase in the fees that
2 may be imposed by the authority under subch. XIII of ch. 77. ⁴⁰

3 ~~SECTION 7. 71.05 (1) (c) 9. of the statutes is created to read:~~

4 ~~71.05 (1) (c) 9. The regional transit authority under s. 59.58 (6) (f).~~

5 ~~SECTION 8. 71.26 (1m) (j) of the statutes is created to read:~~

6 ~~71.26 (1m) (j) Those issued under s. 59.58 (6) (f).~~

7 ~~SECTION 9. 71.45 (1t) (j) of the statutes is created to read:~~

8 ~~71.45 (1t) (j) Those issued under s. 59.58 (6) (f).~~

9 ~~SECTION 10. 77.9971 of the statutes is amended to read:~~

10 ~~77.9971 Imposition. A regional transit authority under s. 59.58 (6) may~~
11 ~~impose a fee at a rate not to exceed \$2, or not to exceed \$15 if the governing body of~~
12 ~~the regional transit authority approves a fee under this section at such a rate, for~~

Insert
B

13 ~~each transaction in the region, as defined in s. 59.58 (6) (a) 2., on the rental, but not~~
14 ~~for rental and not for rental as a service or repair replacement vehicle, of Type 1~~
15 ~~automobiles, as defined in s. 340.01 (4) (a), by establishments primarily engaged in~~

16 ~~short-term rental of passenger cars without drivers, for a period of 30 days or less,~~
17 ~~unless the sale is exempt from the sales tax under s. 77.54 (1), (4), (7) (a), (7m), (9),~~
18 ~~or (9a). The fee imposed under this subchapter shall be effective on the first day of~~

19 ~~the first month that begins at least 90 days after the governing body of the regional~~
20 ~~transit authority approves the imposition of the fee and notifies the department of~~
21 ~~revenue. The governing body shall notify the department of a repeal of the fee~~

22 ~~imposed under this subchapter at least 60 days before the effective date of the repeal.~~

Insert
C

23 ~~SECTION 11. 611.11 (4) (a) of the statutes is amended to read:~~

③
14u

next
1
C
2
cont'd
3

611.11 (4) (a) In this subsection, "municipality" has the meaning given in s. 345.05 (1) (c), but also includes the regional transit authority under s. 59.58 (6). W/O

(END)



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State of Wisconsin
2007 - 2008 LEGISLATURE
March 2008 Special Session

LRBb1285/P1
ARG:lmk:nwn

millers:.....John Anderson - KRM additions

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7 in an advisory referendum the question of supporting an increase in the fees that
8 may be imposed by the authority under subch. XIII of ch. 77."

