Received By: gmalaise

2009 DRAFTING REQUEST

Assembly Amendment (AA-AB510)

Received: 10/14/2009

Wanted: §	Wanted: Soon					Identical to LRB:			
For: Tam	ara Grigsby	(608) 266-0645			By/Representing: Carrie Kahn				
This file n	nay be shown	to any legislator	:: NO		Drafter: gmalaise				
May Cont	act:				Addl. Drafters:				
Subject:	Childre	n - out-of-home	Extra Copies:						
Submit vi	a email: YES								
Requester	's email:	Rep.Grigsby	y@legis.wis	consin.gov			•		
Carbon co	opy (CC:) to:								
Pre Topio	c:								
No specifi	ic pre topic gi	ven							
Topic:									
Graduated	l foster licensi	ng; technical ch	anges						
Instruction	ons:						4		
See attach	ed								
Drafting	History:								
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required		
/?	gmalaise 10/14/2009	jdyer 10/15/2009							
/1			jfrantze 10/15/2009		wls_lrblegal2 10/15/2009 cduerst 10/15/2009	cduerst 10/15/2009			
/2	gmalaise 10/19/2009	jdyer 10/20/2009	jfrantze 10/20/2009)	lparisi 10/20/2009	lparisi 10/20/2009			

LRBa0879

10/26/2009 03:17:29 PM Page 2

Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required
/3	gmalaise 10/23/2009	jdyer 10/26/2009	jfrantze 10/26/2009	9	cduerst 10/26/2009	cduerst 10/26/2009	

FE Sent For:

<**END>**

Received By: gmalaise

2009 DRAFTING REQUEST

Assembly Amendment (AA-AB510)

Received: 10/14/2009

Wanted: Soon					Identical to LRB:					
For: Ta	mara Grigsby	(608) 266-064	5		By/Representing: Carrie Kahn					
This file	e may be shown	n to any legislate	or: NO		Drafter: gmalaise					
May Co	May Contact:					Addl. Drafters:				
Subject:	Childre	en - out-of-hon	Extra Copies:							
Submit	via email: YES	S								
Request	er's email:	Rep.Grigs	by@legis.wi	sconsin.gov						
Carbon o	copy (CC:) to:									
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No speci	ific pre topic g	iven								
Topic:										
Graduate	ed foster licens	ing; technical cl	hanges							
Instruct	tions:			West Admitted to the second						
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	g History:									
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	Required			
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′ 1	/	3 /26 ju	jfrantze 10/15/2009	9	wls_lrblegal2 10/15/2009 cduerst 10/15/2009	cduerst 10/15/2009				
/2	gmalaise 10/19/2009	jdyer 10/20/2009	jfrantze 10/20/2009		lparisi 10/20/2009	lparisi 10/20/2009				

LRBa0879

10/23/2009 04:18:03 PM Page 2

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

Received By: gmalaise

2009 DRAFTING REQUEST

Assembly Amendment (AA-AB510)

Received: 10/14/2009

Wanted:	As time perm	nits	Identical to LRB:					
For: Tai	mara Grigsby	(608) 266-064	5		By/Representing: Carrie Kahn			
This file	may be showr	to any legislate		Drafter: gmalaise	e			
May Co	ntact:			Addl. Drafters:				
Subject:	Childre	en - out-of-hon	Extra Copies:					
Submit v	via email: YES	}						
Requeste	er's email:	Rep.Grigs	by@legis.wi	isconsin.gov				
Carbon o	copy (CC:) to:							
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No speci	ific pre topic g	iven						
Topic:								
Graduate	ed foster licens	ing; technical c	hanges					
Instruct	tions:	7		***************************************				
a higher agreeme	level of care or nt only for chil	nly if agency gr	ants exception lative or gua	on. 3. Permi ordian. 4. Cla	care. 2. Permit of ticensing across of that bill only a	ounty lines wit	thout	
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Vers.	Drafted	Reviewed	<u>Typed</u>	<u>Proofed</u>	Submitted	<u>Jacketed</u>	Required	
/?	gmalaise 10/14/2009	jdyer 10/15/2009						
/1			jfrantze 10/15/200	9	wls_lrblegal2 10/15/2009 cduerst 10/15/2009	cduerst 10/15/2009		

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10/23/2009 04:16:12 PM Page 2

Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	Jacketed	Required
/2	gmalaise 10/19/2009 gmalaise	jdyer 10/20/2009	jfrantze 10/20/2009	9	lparisi 10/20/2009	lparisi 10/20/2009	
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FE Sent For:

<**END>**

Received By: gmalaise

2009 DRAFTING REQUEST

Assembly Amendment (AA-SB(LRBx3671/1))

Received: 10/14/2009

Wanted: As time permits					Identical to LRB:		
For: Tam	ara Grigsby	(608) 266-0645	;		By/Representing:	Carrie Kahn	
This file may be shown to any legislator: NO					Drafter: gmalaise		
May Cont	act:				Addl. Drafters:		
Subject:	Childre	n - out-of-hom	e placement		Extra Copies:		
Submit vi	a email: YES						
Requester	's email:	Rep.Grigsh	y@legis.wis	consin.gov			
Carbon co	opy (CC:) to:						
Pre Topi	c:						
No specif	ic pre topic gi	ven					
Topic:							
Graduated	l foster licensi	ing; technical ch	nanges				
Instructi	ons:						
a higher loagreemen	evel of care or t only for child	nly if agency gra	ants exception ative or guard	n. 3. Permit dian. 4. Cla	care. 2. Permit callicensing across corify that bill only a	ounty lines wit	hout
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/1			jfrantze 10/15/2009		wls_lrblegal2 10/15/2009 cduerst 10/15/2009	cduerst 10/15/2009	

LRBa0879 10/20/2009 10:05:24 AM Page 2

Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	Jacketed	Required
/2	gmalaise 10/19/2009	jdyer 10/20/2009	jfrantze 10/20/200	9	lparisi 10/20/2009	lparisi 10/20/2009	

FE Sent For:

<END>

Received By: gmalaise

Identical to LRB:

2009 DRAFTING REQUEST

Assembly Amendment (AA-SB(LRBx3671/1))

Received: 10/14/2009

Wanted: As time permits

For: Tan	nara Grigsby	(608) 266-0645	By/Representing: Carrie Kahn				
This file	may be shown	n to any legislato	or: NO		Drafter: gmalaise		
May Cor	ntact:				Addl. Drafters:		
Subject:	Childre	en - out-of-hom	e placemen	t	Extra Copies:		
Submit v	via email: YES	S					
Requeste	er's email:	Rep.Grigsl	by@legis.wi	isconsin.gov			
Carbon c	copy (CC:) to:						
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No speci	fic pre topic g	iven					
Topic:							
Graduate	ed foster licens	sing; technical ch	hanges				
Instruct	ions:						
a higher l agreemer	level of care on tonly for chil	nly if agency gra	ants exception lative or gua	on. 3. Permit ardian. 4. Cla	care. 2. Permit c licensing across c rify that bill only a	ounty lines wi	thout
Drafting	g History:	· · · · · · · · · · · · · · · · · · ·					
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	<u>Required</u>
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			do	10/20			

LRBa0879 10/15/2009 02:53:54 PM 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:

<END>

2009 DRAFTING REQUEST

Assembly Amendment (AA-SB(LRBx3671/1))

Received: 10/14/2009

Received By: gmalaise

Wanted: As time permits

Identical to LRB:

For: Tamara Grigsby (608) 266-0645

By/Representing: Carrie Kahn

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

Drafter: gmalaise

May Contact:

Addl. Drafters:

Subject:

Children - out-of-home placement

Extra Copies:

Submit via email: YES

Requester's email:

Rep.Grigsby@legis.wisconsin.gov

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Graduated foster licensing; technical changes

Instructions:

See attached--1. Change "basic" foster care to "level one" foster care. 2. Permit care for a child assessed at a higher level of care only if agency grants exception. 3. Permit licensing across county lines without agreement only for child in home of relative or guardian. 4. Clarify that bill only applies to children in homes of long-term kinshp care relatives under court order.

Drafting History:

Vers.

Drafted

Reviewed

Submitted

Jacketed

Required

/?

FE Sent For:

<END>

Malaise, Gordon

From:

Kahn, Carrie

Sent:

Wednesday, October 14, 2009 10:25 AM

To:

Malaise, Gordon

Subject:

amendment to graduated foster care licensing bill

Hi Gordon,

I understand that DCF will be meeting with you in an hour to go over some changes necessary to the graduated foster care licensing bill. You can go ahead and draft any amendments to that bill they require and send it to me.

Thanks,

Carrie Kahn Legislative Assistant State Senator Bob Jauch P.O. Box 7882 Madison, WI 53707-7882

608-266-3510 1-800-469-6562

Levels of care changes:

- ✓ Change all references of "basic" to "licensed and certified level one provider"
- ✓ Section 13: add that an exception may be granted if services are showed
 - o Services will be outlined in rules
- ✓ Section 14: add that a county can only license a child specific home in another county. Current law would apply to all other placements
- Delete all references to long-term kinship care No classey that only wurt accord
- · Ask about page 19 relative kinship reference kinship milatures receiving payments
- Tribal changes: n=\ \alpha\\\ \max\\ \max\
 - Page 7, Line 6: after "subsection" insert "or the tribe under subs. (3t)"

Page 7, Line 8: After "48.62(1)" insert "or the law or ordinance of the tribe"

148-12(1)

Page 7, Line 9: Amend it to read: "The county department or, department, or tribe determines . . ."

Page 7, Line 14: After "department" insert "or the tribe"

Page 7, Line 17: Amend to read: "... the county department or, department, or tribe"

Page 7, Line 22: Amend to read: "... the county department of, department, or tribe received the"

Page 7, Line 24: Amend to read "... the county department or, department, or tribe may make payments under par. (am)"

Page 7, Line 25: Amend to read: "... the county department or, department, or tribe received"

Page 8, Line 5: After "department" insert "or the tribe"

Page 8, Line 7: Amend to read: "... the county department or, department, or tribe submits to the court information"

Page 9, Line 4: After "500,000" insert "and tribes"

Page 9, Line 7: After "department" insert ", a tribe,"

. . . ,,

Page 9, Line 13: Amend to read: "... department $\Theta_{\overline{I}}$, department, or tribe for payments

No Covered IN 48.57 Page 9, Line 14: After "48.62(1)" insert "or tribal law or ordinance"

Page 9, Line 15: After "48.977(2)" insert "or under tribal law or custom"

Page 9, Line 18: After "department" insert "or a tribe"

Page 9, Line 21: Amend to read: "... county department or,"

Page 9, Line 22: After "department" insert "or tribe"

Page 10, Line 2: Amend to read: "... county department or, department, or tribe"

Page 10, Line 4: Amend to read: "... county department or, department, or tribe"

Page 10, Lines 5-6: Amend to read: "... county department of, department, or tribe"

Page 10, Line 11: After "department" insert "or a tribe"

Page 10, Line 13: Amend to read: "... county department or, department, or tribe"

Page 11, Line 18: After "department" insert ", county department, or licensed child welfare agency"

Malaise, Gordon

From:

Mitchell, Mark S - DCF [Mark.Mitchell@wisconsin.gov]

Sent:

Thursday, October 15, 2009 1:16 PM

To:

Malaise, Gordon

Subject:

RE: Graduated Foster Licensing Amendment and Tribes

Hey, Gordon. Sounds like a very good and reasonable solution -- that's why you get the big bucks!

Thanks much, Gordon.

--Mark

From:

Malaise, Gordon [mailto:Gordon.Malaise@legis.wisconsin.gov]

Sent:

Thursday, October 15, 2009 10:04 AM

To:

Mitchell, Mark S - DCF

Subject:

Graduated Foster Licensing Amendment and Tribes

Mark:

Although I advised yesterday that it is not necessary to insert "or tribe" throughout s. 48.57 (3m), (3n), and (3p) because the agreement under s. 48.57 (3t) will "bootstrap" tribes into those subsections, on further review I think that the specific references to "foster license *under s. 48.62 (1)"* and "guardianship *under s. 48.977"* could pose a problem because those specific references would exclude foster care licenses and guardianships under tribal law or custom.

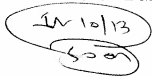
But at the same time it would be puzzling to insert "under tribal law or custom" but not insert "tribe," so what the amendment, which you should receive sometime later today, does is simply delete the specific cross references to ss. 48.62 (1) and 48.977 so the language will simply say "apply for a foster home license" and "appointed as the guardian." It goes without saying that foster home license in this state would either be under s. 48.62 (1) or under tribal law or custom. Also, the reference to s. 48.977 is too narrow because you and the others indicated that ch.54 guardians are long-term kinshp care relatives too. So, a reference to "guardian," period, would include guardianships under s. 48.977, ch. 54, or tribal law or custom.

Gordon



12

State of Misconsin 2009 - 2010 LEGISLATURE



CAMPA:

ASSEMBLY AMENDMENT, TO 2009 SENATE BILL (LRB-3671/1)

1	At the locations indicated, amend the bill as follows:
2	1. Page 7, line 8: delete that line and substitute "foster home.".
3	2. Page 9, line 11: delete lines 11 to 15 and substitute:
4	"Section 10d. 48.57 (3n) (am) 1. of the statutes is amended to read:
5	48.57 (3n) (am) 1. The long-term kinship care relative applies to the county
6	department or department for payments under this subsection and, provides proof
7	that he or she has been appointed as the guardian of the child under s. 48.977 (2),
8	and, if the child is placed in the home of the long-term kinship care relative under
9	a court order, applies to the county department or department for a license to operate
10	a foster home.".
	ry: 1977 c. 29; 1977 c. 83 s. 26; 1977 c. 271, 354, 418, 447, 449; 1979 c. 34, 221; 1981 c. 329; 1983 a. 189 s. 329 (17); 1983 a. 447; 1985 a. 176; 1987 a. 339; 1993 95, 446, 491; 1995 a. 27 ss. 2575 to 2579m, 9126 (19); 1995 a. 77, 289, 443; 1997 a. 3, 27, 35, 36, 41, 105, 237, 352, 292; 1999 a. 9, 103, 133, 162; 2001 a. 16 ss. 1629, 38, 4040, 4042, 4043; 2001 a. 38, 59, 69, 109; 2005 a. 25, 232, 293; 2007 a. 20; 2009 a. 28.

is certified to provide level one care, as defined in the rules".

3. Page 11, line 6: delete that line and substitute 5"age by a foster home that

	,
1	4. Page 11, line 8: delete " <u>licensed</u> " and substitute " <u>certified</u> ".
2	5. Page 11, line 9: delete "that basic level of care," and substitute "such level
3	one care,".
4	6. Page 11, line 13: delete that line and substitute "foster home that is
5	certified to provide level one care, as defined in the rules".
6	7. Page 11, line 15: delete "licensed" and substitute "certified".
7	8. Page 11, line 16: delete "that basic level of care," and substitute "such level
8	one care,".
9	9. Page 11, line 18: delete "department" and substitute "department, county
10	department, or licensed child welfare agency".
11	10. Page 12, line 6: delete the material beginning with "or," and ending with
(12)	"care." on page 12, line and substitute". A foster home that is licensed to provide
13	a given level of care under par. (a) may not provide foster care for any child whose
14	needs are assessed to be above that level of care unless the person operating the
15	foster home shows that support or services sufficient to meet the child's needs are in
16	place and the department, county department, or child welfare agency issuing the
17	foster home license grants an exception to that prohibition.".
18	11. Page 12, line 9: delete the material beginning with that line and ending
(19)	with page 13, line 8 and substitute:
20	"Section 14d. 48.75 (1g) (c) (intro.) of the statutes is amended to read:
21	48.75 (1g) (c) (intro.) No license may be issued under par. (a) 1., 2., or 3. unless
22	the public licensing agency issuing the license has notified the public licensing
23	agency of the county in which the foster home will be located of its intent to issue the

license and no license may be issued under par. (a) 2. or 3. unless the 2 public
licensing agencies have entered into a written agreement under this paragraph. A
public licensing agency is not required to enter into any agreement under this
paragraph allowing the public licensing agency of another county to license a foster
home within its jurisdiction. The written agreement shall include all of the
following:

History: 1985 a. 176; 1985 a. 332 s. 251 (1); 1989 a. 336; 1993 a. 395, 446; 1995 a. 225; 1997 a. 27, 237; 1999 a. 9, 103; 2005 a. 232; 2007 a. 20 ss. 1362, 1363, 9121 (6) (a); 2007 a. 186; 2009 a. 28.

SECTION 17g. 48.75 (1g) (cm) of the statutes is created to read:

48.75 (1g) (cm) Notwithstanding that a written agreement under par. (c) is not required for the issuance of a license under par. (a) 1., the public licensing agency issuing the license shall have the responsibilities specified in par. (c) 1., shall be responsible for the costs specified in par. (c) 2., and shall have in place the procedures specified in par. (c) 3.

SECTION 18d. 48.75 (1g) (d) of the statutes is amended to read:

48.75 (1g) (d) If the public licensing agency issuing a license under par. (a) 1., 2. or 3. violates the agreement under par. (c), the public licensing agency of the county in which the foster home is located may terminate the agreement and, subject to ss. 48.357 and 48.64, require the public licensing agency that issued the license to remove the child from the foster home within 30 days after receipt, by the public licensing agency that issued the license, of notification of the termination of the agreement.".

History: 1985 a. 176; 1985 a. 332 s. 251 (1); 1989 a. 336; 1993 a. 395, 446; 1995 a. 225; 1997 a. 27, 237; 1999 a. 9, 103; 2005 a. 232; 2007 a. 20 ss. 1362, 1363, 9121 (6) (a); 2007 a. 186; 2009 a. 28.

Malaise, Gordon

From: Bachir, Julie S - DCF [Julie.Bachir@wisconsin.gov]

Sent: Monday, October 19, 2009 3:22 PM

To: Malaise, Gordon

Cc: Durkin, Therese A - DCF; Collins, Kimmie L - DCF; Mitchell, Mark S - DCF

Subject: LRB 09a0878 Topic: Graduated foster licensing

Hi Gordon,

Regarding LRB 3491/1, we suggest the following two changes regarding item 10 of the amendment (Page 2 of the amendment):

- 1. Page 2, line 11 of the amendment: the word "licensed" should be "certified" to be consistent with the other changes made in the amendment
- 2. Lines 13 and 14: We do not want it to be the responsibility of the person operating the foster home to show that support and services are in place (or their responsibility to provide those supports). This is something that the foster parent simply needs to be willing and able to do, and the licensing agency has to assure exists before making the placement. Thus we recommend that the language be written more passively, with language such as "[the foster home may not provide care to a child assessed at a higher level] unless support or services sufficient to meet the child's needs are in place and the department...grants an exception"

I think Therese also still had a question to you regarding change of placement/termination of guardianships.

Call me if you have any questions. Thank you!

Julie S. (Bachir) Majerus Policy Advisor Division of Safety and Permanence Department of Children and Families Phone: 608-267-2073

Malaise, Gordon

From:

Bachir, Julie S - DCF [Julie.Bachir@wisconsin.gov]

Sent:

Monday, October 19, 2009 4:28 PM

To:

Malaise, Gordon

Subject:

just to make sure

Importance: High

I assume you know this but – the court would need to make the determination to continue placement in both instances: if the provider is deemed unlicensable OR is denied a license.

Thank you!

Julie S. (Bachir) Majerus Policy Advisor Division of Safety and Permanence Department of Children and Families Phone: 608-267-2073



State of Misconsin 2009 - 2010 LEGISLATURE

LRBa0879/1 GMM:jld:jf

(~10/19)

ASSEMBLY AMENDMENT,

TO 2009 SENATE BILĻ (LRB-3671/1)

1 / 1 / 1 / 1 - 2 / 3

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At the locations indicated, amend the bill as follows:

1. Page 7, line 8: delete that line and substitute "foster home.".

2. Page 9, line 11: delete lines 11 to 15 and substitute:

"Section 10d. 48.57 (3n) (am) 1. of the statutes is amended to read:

48.57 (3n) (am) 1. The long-term kinship care relative applies to the county department or department for payments under this subsection and, provides proof that he or she has been appointed as the guardian of the child under s. 48.977 (2), and, if the child is placed in the home of the long-term kinship care relative under a court order, applies to the county department or department for a license to operate a foster home."

- 3. Page 11, line 6: delete that line and substitute "age by a foster home that is certified to provide level one care, as defined in the rules".
 - **4.** Page 11, line 8: delete "licensed" and substitute "certified".

1-10 ()

13

11

12

1	5. Page 11, line 9: delete "that basic level of care," and substitute "such level
2	one care,".
3	6. Page 11, line 13: delete that line and substitute "foster home that is certified
4	to provide level one care, as defined in the rules".
5	7. Page 11, line 15: delete "licensed" and substitute "certified".
6	8. Page 11, line 16: delete "that basic level of care," and substitute "such level
7	one care,".
8	9. Page 11, line 18: delete "department" and substitute "department, county
9	department, or licensed child welfare agency".
10	10. Page 12, line 6: delete the material beginning with
<u>i</u>)/	"care." on line 8 and substitute ". A foster home that is a to provide a given
12	level of care under par. (a) may not provide foster care for any child whose needs are
13	assessed to be above that level of care unless the person operating the foster home
$\overline{14}$	shows that support or services sufficient to meet the child's needs are in place and
15	the department, county department, or child welfare agency issuing the foster home
(6)	licensegrants an exception to that prohibition." Sufficient to meet the child's need
17	11. Page 12, line 9: delete the material beginning with that line and ending
18	with page 13, line 8, and substitute:
19	"Section 14d. 48.75 (1g) (c) (intro.) of the statutes is amended to read:
20	48.75 (1g) (c) (intro.) No license may be issued under par. (a) 1., 2., or 3. unless
21	the public licensing agency issuing the license has notified the public licensing
22	agency of the county in which the foster home will be located of its intent to issue the
23	license and no license may be issued under par. (a) 2. or 3. unless the 2 public
24	licensing agencies have entered into a written agreement under this paragraph. A

public licensing agency is not required to enter into any agreement under this paragraph allowing the public licensing agency of another county to license a foster home within its jurisdiction. The written agreement shall include all of the following:

SECTION 17g. 48.75 (1g) (cm) of the statutes is created to read:

48.75 (1g) (cm) Notwithstanding that a written agreement under par. (c) is not required for the issuance of a license under par. (a) 1., the public licensing agency issuing the license shall have the responsibilities specified in par. (c) 1., shall be responsible for the costs specified in par. (c) 2., and shall have in place the procedures specified in par. (c) 3.

SECTION 18d. 48.75 (1g) (d) of the statutes is amended to read:

48.75 (1g) (d) If the public licensing agency issuing a license under par. (a) 1., 2. or 3. violates the agreement under par. (c), the public licensing agency of the county in which the foster home is located may terminate the agreement and, subject to ss. 48.357 and 48.64, require the public licensing agency that issued the license to remove the child from the foster home within 30 days after receipt, by the public licensing agency that issued the license, of notification of the termination of the agreement.".

2009-2010 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

(INSERT 1-2)

1	1. Page 7, line 19: after "denied" insert "or the kinship care relative is		
2	otherwise determined to be ineligible for licensure".		
3	2. Page 7, line 20: delete "denied." and substitute "denied or the kinship care		
4	relative is otherwise determined to be ineligible for licensure.".		
5	3. Page 7, line 21: after "denied" insert "or the kinship care relative is not		
6	otherwise determined to be ineligible for licensure".		
7	4. Page 8, line 1: after "denied" insert "or the kinship care relative is otherwise		
8	determined to be ineligible for licensure".		
9	5. Page 8, line 2: delete "denied." and substitute "denied or the kinship care		
10	relative is otherwise determined to be ineligible for licensure.". ✓		
11	6. Page 8, line 4: delete "denied," and substitute "denied or the kinship care		
12	relative is otherwise determined to be ineligible for licensure,".		
	(END OF INSERT)		
	(INSET 1-10)		
13	7. Page 9, line 24: after "denied" insert "or the long-term kinship care relative		
14	is otherwise determined to be ineligible for licensure".		
15	8. Page 9, line 25: delete "denied." and substitute "denied or the long-term		
16	kinship care relative is otherwise determined to be ineligible for licensure.".		
17	9. Page 10, line 1: after "denied" insert "or the long-term kinship care relative		
18	is not otherwise determined to be ineligible for licensure".		
19	10. Page 10, line 7: after "denied" insert "or the long-term kinship care		
20	relative is otherwise determined to be ineligible for licensure".		

L	11. Page 10, line 8: delete "denied." and substitute "denied or the long-term
2	kinship care relative is otherwise determined to be ineligible for licensure.".
3	12. Page 10, line 10: delete "denied," and substitute "denied or the long-term
1	kinship care relative is otherwise determined to be ineligible for licensure,".
5	13. Page 10, line 24: delete "specified in s. 48.977 (4) (a)" and substitute "who
3	is authorized to file a petition for the appointment of a guardian for the child". \checkmark
	(END OF INSERT)

Malaise, Gordon

From:

Sappenfield, Anne

Sent:

Friday, October 23, 2009 2:29 PM

To: Subject: Malaise, Gordon FW: Grad, lic, bill

Importance:

High

= Redatt as879

to NB 510

Hi Gordon,

There are a few more places where "licensed" needs to be changed to "certified" for purposes of assigning a level of care for foster homes in SB 361 and AB 510. Julie Majerus has them listed below. Rep. Pasch's office is OK with making this change to the Assembly amendment. They seem unclear on whether they have the amendment yet. For the Senate, I assume Carrie will want an amendment for the floor (I think a week from Tuesday), but we can wait until next week on that because she is out today.

Fix request sheet

Thanks and have a good weekend.

Anne

From: Bachir, Julie S - DCF [mailto:Julie.Bachir@wisconsin.gov]

Sent: Friday, October 23, 2009 2:18 PM

To: Sappenfield, Anne **Subject:** RE: Grad. lic. bill

Importance: High

3 places where "licensing" needs to be changed to certified:

p.11, line 21

p.12, line 4

p.12, line 6

Julie S. (Bachir) Majerus Policy Advisor Division of Safety and Permanence Department of Children and Families

Phone: 608-267-2073

From: Sappenfield, Anne [mailto:Anne.Sappenfield@legis.wisconsin.gov]

Sent: Friday, October 23, 2009 1:45 PM

To: Bachir, Julie S - DCF Subject: Grad. lic. bill

Hi Julie,

I'm working on the amendment memo for SB 361, and it seems like the amendment only changes the terminology relating to certifying vs. licensing a level of care in the new language in the bill. It seems like you would want to change current law, too. It seems like I'm using "it seems like" way too much!! Anyway, I just wanted to see what you think in case you would want a floor amendment. Thanks!!

Anne Sappenfield Senior Staff Attorney WI Legislative Council



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State of Misconsin 2009–2010 LEGIŞLATURE

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ASSEMBLY AMENDMENT,

TO 2009 ENATE BILL LRB-3671/M

At the loca	ations indicate	d. amend the	bill as follows:

- 2 **1.** Page 7, line 8: delete that line and substitute "<u>foster home.</u>".
- 2. Page 7, line 19: after "denied" insert "or the kinship care relative is otherwise determined to be ineligible for licensure".
 - 3. Page 7, line 20: delete "denied." and substitute "denied or the kinship care relative is otherwise determined to be ineligible for licensure.".
- Page 7, line 21: after "denied" insert "or the kinship care relative is not otherwise determined to be ineligible for licensure".
 - **5.** Page 8, line 1: after "denied" insert "or the kinship care relative is otherwise determined to be ineligible for licensure".
- 11 **6.** Page 8, line 2: delete "denied." and substitute "denied or the kinship care relative is otherwise determined to be ineligible for licensure."

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1	7. Page 8, line 4: delete "denied," and substitute "denied or the kinship care
2	relative is otherwise determined to be ineligible for licensure,".
3	8. Page 9, line 11: delete lines 11 to 15 and substitute:
4	"Section 10d. 48.57 (3n) (am) 1. of the statutes is amended to read:
5	48.57 (3n) (am) 1. The long-term kinship care relative applies to the county
6	department or department for payments under this subsection and, provides proof
7	that he or she has been appointed as the guardian of the child under s. 48.977 (2),
8	and, if the child is placed in the home of the long-term kinship care relative under
9	a court order, applies to the county department or department for a license to operate
10	a foster home.".
11	9. Page 9, line 24: after "denied" insert "or the long-term kinship care relative
12	is otherwise determined to be ineligible for licensure".
13	10. Page 9, line 25: delete "denied." and substitute "denied or the long-term
14	kinship care relative is otherwise determined to be ineligible for licensure.".
15	11. Page 10, line 1: after "denied" insert "or the long-term kinship care
16	relative is not otherwise determined to be ineligible for licensure".
17	12. Page 10, line 7: after "denied" insert "or the long-term kinship care
18	relative is otherwise determined to be ineligible for licensure".
19	13. Page 10, line 8: delete "denied." and substitute "denied or the long-term
20	kinship care relative is otherwise determined to be ineligible for licensure.".
21	14. Page 10, line 10: delete "denied," and substitute "denied or the long-term

kinship care relative is otherwise determined to be ineligible for licensure,".

services sufficient to meet the child's needs are in place and grants an exception to

24. Page 12, line 9: delete the material beginning with that line and ending

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that prohibition.".

with page 13, line 8, and substitute:

"Section 14d. 48.75 (1g) (c) (intro.) of the statutes is amended to read:

48.75 (1g) (c) (intro.) No license may be issued under par. (a) 1., 2., or 3. unless the public licensing agency issuing the license has notified the public licensing agency of the county in which the foster home will be located of its intent to issue the license and no license may be issued under par. (a) 2. or 3. unless the 2 public licensing agencies have entered into a written agreement under this paragraph. A public licensing agency is not required to enter into any agreement under this paragraph allowing the public licensing agency of another county to license a foster home within its jurisdiction. The written agreement shall include all of the following:

SECTION 17g. 48.75 (1g) (cm) of the statutes is created to read:

48.75 (1g) (cm) Notwithstanding that a written agreement under par. (c) is not required for the issuance of a license under par. (a) 1., the public licensing agency issuing the license shall have the responsibilities specified in par. (c) 1., shall be responsible for the costs specified in par. (c) 2., and shall have in place the procedures specified in par. (c) 3.

Section 18d. 48.75 (1g) (d) of the statutes is amended to read:

48.75 (1g) (d) If the public licensing agency issuing a license under par. (a) 1., 2. or 3. violates the agreement under par. (c), the public licensing agency of the county in which the foster home is located may terminate the agreement and, subject to ss. 48.357 and 48.64, require the public licensing agency that issued the license to remove the child from the foster home within 30 days after receipt, by the public licensing agency that issued the license, of notification of the termination of the agreement.".