2011 SENATE BILL 452

February 9, 2012 – Introduced by Senators VINEHOUT and LASSA, cosponsored by Representatives RADCLIFFE and VRUWINK. Referred to Committee on Public Health, Human Services, and Revenue.

1 AN ACT to create 66.0602 (3) (L) of the statutes; relating to: exception to local levy limits for the village of Warrens.

Analysis by the Legislative Reference Bureau

Generally under current law, and subject to a number of exceptions, a city, village, town, or county (political subdivision) may not increase its levy by a percentage that exceeds its "valuation factor," which is defined as the greater of either zero percent or the percentage change in the political subdivision’s equalized value due to new construction, less improvements removed. The base amount of a political subdivision’s levy, on which the levy limit is imposed, is the actual levy for the immediately preceding year.

In 2011, the Department of Revenue (DOR) undervalued a tax incremental district in the village of Warrens. Under current law, if DOR makes an error in determining the equalized value in any county or taxation district, DOR corrects the error by adjusting the taxation district’s equalized value in the year after the year in which DOR made the error. Because of the 2011 valuation error, should the village impose its intended 2012 levy, the resulting tax rate would be higher than the village intended. If the village reduces its levy and resulting tax rate, however, the levy will be less than initially intended and the levy limit for 2013 would be based at the reduced levy for 2012. Under this bill, the levy limits applicable to the village of Warrens for 2013 are increased by the amount by which the village reduces its levy from the amount it would have levied in 2012 if not for the valuation error to
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compensate for that error. The actual levy limit increase amount is determined by the Department of Revenue.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

 SECTION 1. 66.0602 (3) (L) of the statutes is created to read:

66.0602 (3) (L) If the village of Warrens reduces its levy from the amount it would have levied for 2012 if not for an error in the valuation of Tax Incremental District Number 1 in the village, to compensate for that error, the limit otherwise applicable under this section to the village in 2013 is increased by the amount of the reduction, as determined by the department of revenue. The amounts added to the village’s limit for 2013 under this subdivision may not exceed the amount by which the village underutilized its limit for 2012, as determined by the department of revenue.

(END)