

~~8-5-11A~~
X

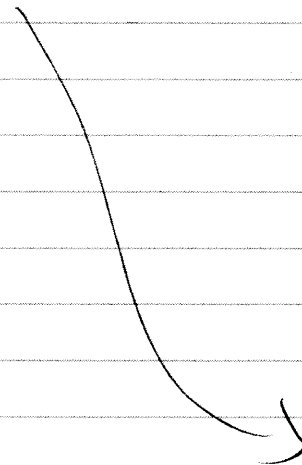
④

~~****~~ : NOTE: Given that this list includes numbers of dropouts and habitual truants, is "pupil absenteeism" necessary? Also, all other items in the list refer to the number of pupils. This one does not okay?

8-5:2

⑧ 8. The number of pupils participating in extracurricular and community activities.

⑨ 9. The number of pupils taking the readiness military readiness examination. ☺



8-5:3

(B)
(4) For a private school participating in a parental choice program under s. 118.60 or 119.23, the department may use only the information specified in sub. (4) that pertains to pupils attending the private school under the program.

for each measure specified in sub. (2)(a)

STATE OF WISCONSIN - LEGISLATIVE REFERENCE BUREAU

LRB

Research (608-266-0341)

Library (608-266-7040)

Legal (608-266-3561)

LRB

8-8

no 11

school boards (charter school established

under s. 118.40 (2r) ^ or a

8-13

④

NOTE: If the department approves the rate
school's request and does not ~~issue~~ a school,
rating ~~it~~ must it nevertheless issue an
accountability report for the school? If not,
this subsection should be modified.

9-5

⑨ ***** NOTE: I did not make the changes in this section that were requested by DPI because I think it's clear as is.

~~spelled out in~~ Note that the entities initially spelled out in the first 3 lines are not spelled out each time they are referred to throughout the subsection. ~~instead, they are shortened. I don't~~

12-3

(review of the remediation plan)

④ ~~NOTE~~ NOTE: Is this provision necessary?

Mandatory revocation of a school's charter depends only on whether it improves ^{within 3 years} to ~~meets few expectations~~

Or would you like to add a provision

authorizing a school board or ^{2nd entity} (2nd) entity

to revoke a charter if the school board or

^{2nd entity} (2nd) entity determines, upon reviewing the

implementation ^{of the remediation} plan, that the school's

performance has not improved sufficiently?

12-13: 1

X

④

SEC. # EN; 118.40 (5) ~~118.40 (5) (a)~~
118.40 (5) (a) ~~118.40 (5) (a)~~

④

118.40 (5) (b)
SEC. # CR; 118.40 (5) (b)

④

118.40 (5) (b) A school board or entity

under sub. (2)^r that has contracted for the establishment

of a charter school shall revoke the school's

charter if the operator of the charter school ~~operator~~

~~is~~ implemented a remediation plan under sub. (3)(f) 1. but the school

(3)(f) 1. and the charter school failed

to improve to at least the performance level specified in (2)(c) 4.

under s. 115.39 (2)(c) 4. within 3

school years. If a charter school that has had

its charter revoked under this paragraph ~~may~~

~~not~~ reopens as a private school, it may

12-13:2

not participate in a parental choice
program under s. 118.60 or 119.23
s. 118.60 or 119.23. (C)

(A)

***NOTE: DPI's notes suggest
prohibiting the charter school ^W from
reopening as a ^{private} choice school. ^W This
provision does not prohibit the school
from reopening as a private school, [↑] but
precludes
precludes such a private school from
participating in a parental choice program.
Okay?

13-4

⑨ SEC. # ER, 118.42 (1) (cm)
118.42 (1) (cm)

⑨ 118.42 (1) (cm) Nothing in this subsection

authorizes the department to require, or

a school board to implement, any action

that would ^{result} ^{result} in an impairment of the school board's

contract with a charter school operator. ⓪

⑨ ~~NOTE~~ NOTE: Although the instructions

for this provision were to prevent DPI

from directing a school board to take any

action that

would ^{supersede} supersede the school board's contract with a

noninstrumentality charter school, if seemed

to make sense to prohibit any action that

would impair any contract with any charter school.

Okay?

(14-18:1)

④
④

SEC. # CR, 118.60 (9m)
118.60 (9m)

(a) If the department determines under s. 115.39 (3) that a private school participating in the program under this section has performed at the lowest performance level for 3 consecutive school years, the private school shall request its ~~from~~ accrediting agency to review the school's accreditation. If ^{the} accrediting agency refuses to do so, or if the accrediting agency agrees to do so and as a result revokes the ^{private} school's accreditation, the state superintendent shall issue an order ^{permanently} ^{barring} the ^{private} school from participating in the program under this

14-18:2

section .

④

***NOTE: 1. Do you want to specify when the permanent expulsion from the program takes effect? Is it ^{immediate, or} immediate, or may the school ^{continue} continue until the end of the school year?

LPS create this as a 4 star note, but delete the characters
 ↓***NOTE: ↓

***NOTE

2. Current law does not require expulsion from the program for loss of accreditation. If ~~the~~ a bill is ~~enacted~~ before ~~a bill~~ requiring expulsion for loss of accreditation is not enacted, preferably before this bill is enacted, the provision above ^{may be problematic.} has ~~some~~ logical flaws.

text: treat

④

(b) If the accrediting agency agrees to review the private school's accreditation

(14-18:3)

and develops a plan ^{that will enable} for the private school to maintain its accreditation, ¹ the private school shall implement the plan. ² The state superintendent shall issue an order ^{an order} permanently barring the private school from participating in the program under this section unless ^{within 3 school years,} the accrediting agency ~~has~~ ~~not~~ reaffirms the ^{private} school's accreditation and the private school improves ^{improves} to at least the performance level specified in s. 115.39 ^{(a)(c)4.} ✓

①

****NOTE: Do you want to specify when the permanent expulsion from the program takes effect?

~~you may wish to address~~

~~that these provisions fail to address the~~

14-18:4

~~2. It may take some time for the accrediting agency to review the school's accreditation and develop a plan for improving~~

9

2. The provision allows 3 school

years for the school's accreditation to be affirmed and for the school's performance

to improve. But it may take some time for the accrediting agency to review the

school's accreditation and develop an improvement plan and for the school to

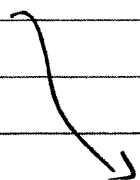
implement the plan. Do you want to specify

in which school year the 3 school year period begins?

9

3. You may wish to address

LPS: this is a 4-star note with the characters "****Note: deleted"



(14-18.5)

occur if

what should [the accrediting agency determines

that the school's current program is

sufficient to continue its accreditation and ~~that~~

no improvement plan is necessary.

text:
treat

④

(c) A private school that has been
barred from participating in the program under
this section under par. (a) or (b)

may not reopen as a charter school. (c)

(15-20:)

(9) SEC. # CR, 119.23 (9m)
 (9) 119.23 (9m) (a) If the department determines under s. 115.39 (3) that a private school participating in the program under this section has performed at the lowest performance level for 3 consecutive school years, the private school shall request its ~~the~~ accrediting agency to review the school's accreditation. If the accrediting agency refuses to do so, or if the accrediting agency agrees to do so and as a result revokes the ^{private} school's accreditation, the state superintendent shall issue an order ^{permanently} ~~barring~~ the ^{private} school from participating in the program under this

15-20:2

section .

*** NOTE: 1. Do you want to specify when the permanent expulsion from the program takes effect? Is it immediate, or may the school continue until the end of the school year?

*** NOTE 2. Current law does not require expulsion from the program for loss of accreditation. If ~~the~~ a bill is ~~enacted~~ before ~~a bill~~ requiring expulsion for loss of accreditation is not enacted, preferably, before this bill is enacted, the provision above has some logical flaws

(4) (b) If the accrediting agency agrees to review the private school's accreditation

(15-20:3)

and develops a plan ^{that will enable} for the private school to maintain its accreditation. ^{the private school shall implement the plan.} The state superintendent shall issue an order ^{an order} permanently barring the private school from participating in the program under this section ^{unless} ^{(within 3 school years,} the accrediting agency ~~does not~~ ^{reaffirms the} private school's accreditation and the private school improves ^{improves} to at least the performance level specified in s. 115.39(2)(c)4.

~~***NOTE: 1. Do you want to specify when the permanent expulsion from the program takes effect?
2. You may wish to address that these provisions fail to address the~~

(15-20:4)

~~what should ^{occur if} the accrediting agency determine
 that the school's current program is
 sufficient to continue its accreditation and ~~that~~
 no improvement plan is necessary.~~

4 (c) A private school that has been
 barred from participating in the program under
 this section under par. (a) or (b)
 may not reopen as a charter school.

4

*** NOTE: Please see the notes
 inserted after the creation of s. 118.60(9m) 118.60(9m) 118.60(9m)

16-3

Q

SEC. # CR, 120.12 (26)
120.12(26)

upon request

Q

120.12 (26) ^(B) STAFFING AND FINANCIAL DATA ^(CS) provide

to the department any staffing or financial data that the department needs ~~in order~~ to comply with state and federal reporting requirements.

Q

XXXX NOTE: I ^{inserted} this as a school board duty instead of authorizing DPI to obtain the information it needs - okay?

Note that current law [S. 120.18(1)(s)]

requires a school board to include in its annual report such other facts and

statistics in relation to the public, ^{private or} tribal schools, ^{private or} in the school district as the

department requires, so this provision may not be necessary.

16-6:1

Section #. 121.02 (1) (o) of the statutes is amended to read:

121.02 (1) (o) Annually comply with the requirements of s. ~~115.38 (2)~~. ^{115.39(5)} The school board may include additional information in the report under s. ~~115.38 (2)~~. 115.39 (5) ✓

History: 1973 c. 90, 115, 243, 333; 1975 c. 39, 198; 1977 c. 29, 178, 206, 418, 429, 447; 1979 c. 34, 221; 1985 a. 29, 228; 1987 a. 27, 399; 1989 a. 31, 285; 1991 a. 48, 269; 1993 a. 16, 339, 430, 450; 1995 a. 27 ss. 4036 to 4038, 9145 (1); 1997 a. 27, 113; 1999 a. 9; 2001 a. 16; 2005 a. 165, 220; 2007 a. 222; 2009 a. 28; 2011 a. 166.

16-6:2

Nonstat File Sequence: **AAA**

LRB _____ / _____
_____ : _____ : _____

NONSTAT SESSLAW

1. In the component bar:

For the action phrase, execute: **create** → **action:** → *NS: → **nonstat**

For the budget action phrase, execute: **create** → **action:** → *NS: → **91XX**

For a subsection, execute: **create** → **text:** → *NS: → **sub**

For a paragraph, execute: **create** → **text:** → *NS: → **par**

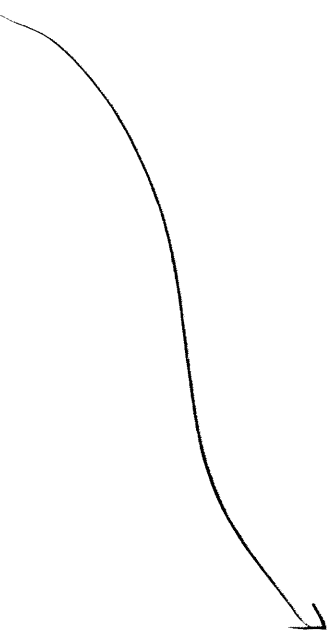
For a subdivision, execute: **create** → **text:** → *NS: → **subd**

For a subdivision paragraph, execute: **create** → **text:** → *NS: → **subpar**

2. Nonstatutory subunits are numbered automatically. Fill in the SECTION # or subsection # only if a "frozen" number is needed. Below, for the budget, fill in the 9100 department code.

SECTION # **[91]**, Nonstatutory provisions; ...

(#1) () MILWAUKEE PUBLIC SCHOOLS ⊙



16-6:3

and (am)

will

Notwithstanding section 118.42 (1) (intro.)
 118.42 (1) (intro.) of
 the statutes as affected by this act, for the
 Department of Public Instruction shall treat the
 school district operating under chapter 119 of
 the statutes as if it ~~was~~ performed at the
 lowest
 lowest performance level under section
 115.39
 115.39 of the statutes, as created by this
 act, for the 3 consecutive school years
 immediately preceding the school year in
 which this subsection takes effect. ✓

purpose of section 118.42
 118.42 of
 the statutes as affected by
 this act, the

DN

- date -

Chris and Sarah ↗

Please note that s-115.38 (school performance reports) is unaffected by this draft. The section requires DPI to develop school and school district performance reports, which must include specific information. The reports are available to parents and must be distributed to the legislature. In addition, DPI must identify those school districts that are low in performance and make recommendations for improvement, and periodically assess school district implementation of the recommendations.

Should s-115.38 be repealed?

Please see the notes embedded throughout the draft.

PG

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

LRB-2020/P3dn

PG:cjs:jm

May 15, 2013

Chris and Sarah,

Please see the notes embedded throughout the draft.

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E-mail: peter.grant@legis.wisconsin.gov

6/24/13
TC w/ Jennifer Kammerud } DPI
& Laura Pisonneault }

P.A.D

alt is hour calculation

percentage
"att. rate" ~~at~~

eg attenders at 87% of all possible eqs

P. Markiewicz

same data

but not aggregated

% of stdts who are
"chronically absent"

missing → 86%
attendance <
86%
individually

P. 7 l. 20

status
enrollment history of public

~~no of public assets~~

6/24/13

Jennifer Anne Pinson reauer

✓ ① revoked withdraw accreditation?

(p. 16 l. 18)

✓ ② p. 19 l. 14-16 [need if dim sd part report
(its in 115.38 now)

~~③ p. 5 l. 18-19
- colleg & career readiness for H.S. 9-12
- "being on track" for college for gr. K-8
+ career readiness~~

④ } p. 7 l. 20 "enrollment history"
p. 8, l. 6 pupil attendance data
p. 8 l. 17 { pupil absenteeism also: number of pupils absent?
of dropouts

✓ ⑤ p. 7 l. 22 } which
p. 8 l. 14 } 3 career-req yrs?
1

up to 3 years
→ correct & 2 previous req yrs

6/26/13

TC w/ Chris Kulow -

re conflicts between bldgt & this draft:

> RE SIS, do NOT resolve. Leave as is in draft

+ include DN.

> RE sch & r.d. accountability: supersede bldgt.

SIS 115.28(12)

BDET
115.28(12) ~~(105-515)~~

- req dpi to dev. a proposal for a SIS
- allows schools to use any vendor
- can't establish the SIS w/out JFC approval
- if approved - ss must ensure choice charter schools are included

- if established, ss must ensure that
 min 5 years every 3rd. charter sch. must participate + every choice sch. must either use it or use a system that's interoperable w/it.

DRAFT (2020/P3)

ss must est. SIS, ~~and~~ ~~choice~~ ~~schools~~ ~~using~~ ~~by 2012-13~~ + min 5 yrs. unless all sd a charter one

RN
115.38(12);
115.383

by 2014-15, every ~~part~~ ^{choice} sch. must use the system (or interoperable)

Review as is
bill
to DN

bdgt vs. bill
115.385 vs. 115.39

Accountability Report

bdgt

- by Sept 30 (1) dpi must pub sch. & sd. Acc. Rpt
- use multiple measures, incl.
 1. pupil ach. + gr. in reading & math
 2. att. & abs. readiness
 3. gaps in pupil ach. & rates of grad.
- index system, 5 perf. categories
- ^{index} chart & choice of w/it 1 yr. after begins
 with SLS, or ~~use~~ an interim system, DOI must include 'ca'

bill

- sch. & sd. acc. report beg 14-15
- mult. measures, 5 categories
 (add "pupil engagement in sch.")
- specifies into DOI may use to measure
- chn & chr "included"

supervise
 bdgt
 re this stuff