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## State of Misconsin 2013 - 2014 LEGISLATURE



## 2013 SENATE BILL 2

January 22, 2013 – Introduced by Senator Grothman, cosponsored by Representative NASS. Referred to Committee on Judiciary and Labor.

1 AN ACT to repeal 14.38 (10) (a) and 35.095 (3) (b); and to amend 13.92 (1) (b)

4., 35.095 (1) (b), 35.095 (2) (b), 35.095 (3) (a), 35.095 (3) (c) and 991.11 of the

statutes; **relating to:** the publication and effective dates of acts.

### Analysis by the Legislative Reference Bureau

Currently, when a bill is enacted, either by action of the governor or by overriding the governor's veto, the bill is deposited in the office of the secretary of state, who sets a date of publication that must be within ten working days of the date of enactment. No later than the next working day after deposit of an act with the secretary of state, the secretary notifies the Legislative Reference Bureau (LRB) of the date of publication. LRB is directed by law to publish each act within ten working days of its date of enactment. The statutes require acts to be printed. Although the statutes do not specifically require electronic publication, they do not preclude it. Separately, within ten days after the date of publication of each act, the secretary of state publishes in the official state newspaper a notice identifying the act together with its date of publication and information concerning how copies may be obtained. Currently, every act that does not expressly prescribe the time when it takes effect becomes effective on the day after its date of publication as designated by the secretary of state.

This bill provides that the date of publication of each act is the day after the date of enactment. The bill directs LRB to publish each act on that date. Under the bill, each act that does not expressly prescribe the time when it takes effect becomes effective on the day after its date of publication as prescribed in the bill. The bill does

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not affect the current practices of printing copies of acts and of publishing notices that acts have been enacted and advising how copies may be obtained.

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

**SECTION 1.** 13.92 (1) (b) 4. of the statutes is amended to read:

13.92 (1) (b) 4. Publish each act on its date of publication. Upon receipt of notice from the secretary of state under s. 14.38 (10) (a), the as prescribed under s. 35.095 (1) (b). The bureau shall enter the act number, date of enactment, and date of publication of each act on the camera—ready copy and deliver it to the contract printer for reproduction of printed copies. The copy publication shall identify material deleted from existing law by stricken type, and material inserted into existing law by underscored type. In any act published "vetoed in part", the material subject to the veto shall be displayed in full but shall be identified by distinguishing marks. The bureau shall make printed copies available on or before the date of as soon as possible following publication of the act. The number of copies printed, and the quality of paper used, shall be as provided in the joint rules and as further determined by the joint committee on legislative organization.

**SECTION 2.** 14.38 (10) (a) of the statutes is repealed.

**Section 3.** 35.095 (1) (b) of the statutes is amended to read:

35.095 (1) (b) "Date of publication" means the date designated by the secretary of state under sub. (3) day after the date of enactment.

**Section 4.** 35.095 (2) (b) of the statutes is amended to read:

35.095 (2) (b) The person numbering an act under par. (a) shall note on it the date of enactment, shall immediately provide electronic notice to the legislative

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reference	e bureau of the act number and date of enactment, and shall deposit it in the
secretary	of state's office no later than the next working day following its enactment.
SEC	CTION 5. 35.095 (3) (a) of the statutes is amended to read:
35.0	095 (3) (a) The legislative reference bureau shall publish every act and every
portion o	of an act which is enacted by the legislature over the governor's partial veto
within 10	O working days after its date of enactment on its date of publication.
SEC	CTION 6. 35.095 (3) (b) of the statutes is repealed.
SEC	CTION 7. 35.095 (3) (c) of the statutes is amended to read:
35.0	095 (3) (c) Copies of each act or portion of an act enacted by the legislature
over the	governor's partial veto shall be available <u>electronically</u> on or before its <u>the</u>
date of p	publication of the act to subscribers under s. 35.87 who pick up their
documen	ts. At appropriate intervals, the officer designated under s. 35.87 shall
certify to	the secretary of state that each act or portion of an act was available
electroni	cally to subscribers on or before its date of publication.
SEC	CTION 8. 991.11 of the statutes is amended to read:
991	.11 Effective date of acts. Every act and every portion of an act enacted
by the lea	gislature over the governor's partial veto which does not expressly prescribe
the time	when it takes effect shall take effect on the day after its date of publication

(END)

as designated under prescribed in s. 35.095 (3) (1) (b).