2013 DRAFTING REQUEST

Senat	te Amendm	ent (SA-SB33	35)				
Receiv	red: 10/11	: 10/11/2013 10/14/2013 11:00:00 AM			Received By:	gmalaise	
Wante	d: 10/14				Same as LRB:		
For:	Sheila	a Harsdorf (608	3) 266-7745		By/Representing:	Brook Froelich	
May C	Contact:				Drafter:	gmalaise	
Subjec	et: Empl	loy Priv - job tr	aining		Addl. Drafters:		
					Extra Copies:		
Reque	t via email: ster's email: n copy (CC) to opic:		arsdorf@legis	s.wisconsi	in.gov		
No spe	ecific pre topic	e given					
Topic	•						
Appre	nticeship com	pletion award pr	ogram				
Instru	ections:						
See at	tached						
Drafti	ing History:						
Vers.	<u>Drafted</u>	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	Required
/?	gmalaise 10/11/2013	jdyer 10/14/2013	jfrantze 10/14/2013		- -		
/P1	gmalaise 10/14/2013				sbasford 10/14/2013		
/1		jdyer 10/14/2013	jfrantze 10/14/2013		lparisi 10/14/2013	lparisi 10/14/2013	
FE Se	nt For:	5-2013 oftoched	(END>				
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2013 DRAFTING REQUEST

Senate Amendment (SA-SB335)

Receiv	ved:	10/11/2	013			Received By:	gmalaise	
Wante	d:	10/14/2	013 11:00:00	AM		Same as LRB:		
For:		Sheila l	Harsdorf (608	266-7745		By/Representing:	Brook Froelich	
May C	Contact:					Drafter:	gmalaise	
Subjec	et:	Employ	Priv - job tra	aining		Addl. Drafters:		
						Extra Copies:		
Reque Carbo	t via em ster's em n copy (nail:	YES Sen.Ha	arsdorf@legis	s.wisconsi	in.gov		
Pre To		e topic g	iven					
Topic	;	.,						
Appre	nticeshij	o comple	etion award pro	ogram				
Instru	ctions:					· · · · · · · · · · · · · · · · · · ·		
See att	ached							
Drafti	ng Hist	ory:						
Vers.	<u>Drafted</u>	1	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required
/?	gmalai: 10/11/2		jdyer 10/14/2013	jfrantze 10/14/2013		- -		
/P1		/	1 14 16		0)14	sbasford 10/14/2013		
FE Ser	nt For:							

<**END>**

2013 DRAFTING REQUEST

Senate Am	enament (SA-SB335)	•		
Received:	10/11/2013	Received By:	gmalaise	
Wanted:	10/14/2013 11:00:00 AM	Same as LRB:		
For:	Sheila Harsdorf (608) 266-7745	By/Representing:	Brook Froelich	
May Contact:		Drafter:	gmalaise	
Subject:	Employ Priv - job training	Addl. Drafters:		
		Extra Copies:		
Submit via en Requester's er Carbon copy (mail: Sen.Harsdorf@legis.wiscons	in.gov		
Pre Topic:				
No specific pr	re topic given			
Topic:				
Apprenticeshi	p completion award program			
Instructions:				,
See attached				
Drafting Hist	tory:			
Vers. <u>Drafte</u>	d Reviewed Typed Proofed	Submitted	Jacketed	Required
/? gmalai	ise P1 10/14 \$ 10/14			

<**END>**

FE Sent For:

Malaise, Gordon

From:

Woebke, Matt

Sent:

Wednesday, October 09, 2013 5:59 PM

To: Cc: Malaise, Gordon Froelich, Brooke

Subject:

RUSH SB 335 amendment drafting request

Hi Gordon,

I have attached language below that we would like to have drafted into a Senate amendment to SB 335. The language below modifies the tuition reimbursement model of SB 335 to a certificate award program. I'm not sure how quickly you can turn this around, but there are hearings in both the Assembly and Senate on this bill tomorrow beginning at 10:00. If it would be possible to have the amendment by then to distribute to committee members, we would appreciate it.

Please let Brooke or I know if you have any questions.

Thanks,

Matt Woebke
Office of Sen. Sheila Harsdorf
800-862-1092 or 608-266-7745

Alternate Apprentice Completion Award Program

SECTION 1. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated:

2013-14 2014-15

20.445 Workforce development, department of

- (1) WORKFORCE DEVELOPMENT
- (d) Tuition reimbursement for

apprentices and sponsors

GPR A

225,000

225,000

SECTION 2. 20.445 (1) (d) of the statutes is created to read:

20.445 (1) (d) Tuition reimbursement for apprentices and sponsors. The amounts in the schedule for tuition reimbursement for apprentices and sponsors under s. 106.05 (2).

SECTION 3. 106.05 of the statutes is created to read:

106.05 Apprenticeship Completion Award. (1) The department shall administer an apprenticeship completion award program as provided in this section to partially reimburse the tuition costs paid by sponsors or apprentices who have successfully completed part or all of their apprenticeship requirements.

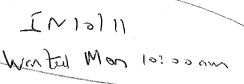
- (2) The department shall provide a completion award equal to 25 percent of the cost of tuition incurred by the person or sponsor or in the amount of \$1000, whichever is less, to an apprentice who has successfully completed an apprenticeship program and who is employed in the trade, craft or business in which the person was trained under the apprenticeship program. If tuition costs have been incurred by the person's sponsor, an appropriate portion of the award shall be provided to the sponsor.
- (3) As approved by the department, the completion award may be paid in two parts, with the first partial award of \$250 to be paid upon the successful completion of the first year of an apprenticeship contract and the remainder to be paid at the final completion of all apprenticeship requirements.
- (4) The department shall reduce or eliminate the award when the apprentice has incurred a reduced amount of tuition costs or when the sponsor is a unit of state or local government.
- (5)(a) If the amount of funds to be distributed exceeds the amount available under s. 20.445 (1) (d), the department may reduce the reimbursement percentage or deny applications for reimbursement that would otherwise qualify under this subsection. In that case, the department shall determine the reimbursement percentage and eligibility on the basis of the dates on which apprentices and sponsors become eligible for awards.
- **(b)** The department may provide reimbursement under this subsection to a person who is delinquent in child support or maintenance payments or who owes past support, medical expenses, or birth expenses, as established by appearance of the person's name on the statewide support lien docket under s. 49.854 (2) (b), only if the person provides the department with one of the following:

- 1. A repayment agreement that the person has entered into, that has been accepted by the county child support agency under s. 59.53 (5), and that has been kept current for the 6-month period immediately preceding the date of the application.
- 2. A statement that the person is not delinquent in child support or maintenance payments and does not owe past support, medical expenses, or birth expenses, signed by the department of children and families or its designee within 7 working days before the date of the application.
 - (6) RULES. The department shall promulgate rules to implement this section.

(END)



State of Misconsin 2013 - 2014 LEGISLATURE





PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION SENATE AMENDMENT, TO SENATE BILL 335

	V
At the locations indicated,	, amend the bill as follows:

- 1. Page 1, line 1: delete the material beginning with "a tuition" and ending with "employers," on line 2 and substitute "an apprenticeship completion award program,".
- 2. Page 2, line 6: delete the material beginning with "Tuition" and ending with "employers" on line 7 and substitute "Apprenticeship completion award program".
- **3.** Page 2, line 9: delete the material beginning with "Tuition" and ending with "employers" on line 10 and substitute "Apprenticeship completion award program. The amounts in the schedule for the apprenticeship completion award program".
- **4.** Page 2, line 13: delete the material beginning with that line and ending with 11 page 4, line 23, and substitute:

	"106.05 Apprenticeship completion award program. (1) DEFINITION In
2	this section:
3	(a) "Sponsor" does not include a state agency or local governmental unit.
4	(b) "Tuition costs" means any fee that is charged for an apprentice to participate
5	in related instruction under s. 106.01 (6).
6	(2) Apprenticeship completion awards. (a) The department shall administer
7	an apprenticeship completion award program as provided in this section to partially
8	reimburse tuition costs incurred by any of the following:
9	1. An apprentice who has successfully completed part or all of the requirements
10	of his or her apprenticeship program as provided in par. (b) 1. and 2. and who is
11	employed in the trade, occupation, or business in which he or she is being trained
12	under the apprenticeship program.
13	2. The sponsor of an apprentice described in subd. 1.
14	(b) Subject to par. (c) and sub. (3), from the appropriation under s. 20.445 (1)
15	(d), the department shall provide to an apprentice described in par. (a) 1. or the
16	apprentice's sponsor a completion award equal to 25 percent of the cost of tuition
17	incurred by the apprentice or sponsor or \$1,000, whichever is less, as follows:
18	1. The department shall make the first payment of a completion award upon
19	the successful completion of the first year of the apprentice's apprenticeship contract.
20	The amount of the first payment may not exceed \$250.
21	2. The department shall pay the remainder of a completion award upon the
22	successful completion of all requirements of the apprentice's apprenticeship
23	program.

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- (c) The total amount of a completion award that the department may pay to an apprentice and his or her sponsor may not exceed 25 percent of the cost of tuition incurred by the apprentice and sponsor or \$1,000, whichever is less.
- (3) LIMITATIONS ON AWARDS. (a) If the amount of funds to be distributed under sub. (2) exceeds the amount available under s. 20.445 (1) (d), the department may reduce the reimbursement percentage or deny applications for completion awards that would otherwise qualify under sub. (2). In that case, the department shall determine the reimbursement percentage and eligibility on the basis of the dates on which apprentices and sponsors become eligible for completion awards.
- (b) The department may provide a completion award under sub. (2) to a person who is delinquent in child support or maintenance payments or who owes past support, medical expenses, or birth expenses, as established by appearance of the person's name on the statewide support lien docket under s. 49.854 (2) (b), only if the person provides the department with one of the following:
- 1. A repayment agreement that the person has entered into, that has been accepted by the county child support agency under s. 59.53 (5), and that has been kept current for the 6-month period immediately preceding the date of the application for a completion award.
- 2. A statement that the person is not delinquent in child support or maintenance payments and does not owe past support, medical expenses, or birth expenses, signed by a representative or designee of the department of children and families within 7 working days before the date of the application for a completion award.
 - (4) RULES. The department shall promulgate rules to implement this section.".



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State of Misconsin 2013 - 2014 LEGIŞLATURE



IN 10/14
Today

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

SENATE AMENDMENT,

TO SENATE BILL 335

At the locations indicated, amend the bill as follows:

- 1. Page 1, line 1: delete the material beginning with "a tuition" and ending with "employers," on line 2 and substitute "an apprenticeship completion award program,".
- **2.** Page 2, line 6: delete the material beginning with "Tuition" and ending with "employers" on line 7 and substitute "Apprenticeship completion award program".
- 3. Page 2, line 9: delete the material beginning with "Tuition" and ending with "employers" on line 10 and substitute "Apprenticeship completion award program. The amounts in the schedule for the apprenticeship completion award program".
- 10 **4.** Page 2, line 13: delete the material beginning with that line and ending with 11 page 4, line 23, and substitute:

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"106.05 Apprenticeship completion award program.	(1) Definitions.	In
this section:		

- (a) "Sponsor" does not include a state agency or local governmental unit.
- (b) "Tuition costs" means any fee that is charged for an apprentice to participate in related instruction under s. 106.01 (6).
- (2) APPRENTICESHIP COMPLETION AWARDS. (a) The department shall administer an apprenticeship completion award program as provided in this section to partially reimburse tuition costs incurred by any of the following:
- 1. An apprentice who has successfully completed part or all of the requirements of his or her apprenticeship program as provided in par. (b) 1. and 2. and who is employed in the trade, occupation, or business in which he or she is being trained under the apprenticeship program.
 - 2. The sponsor of an apprentice described in subd. 1.
- (b) Subject to par. (c) and sub. (3), from the appropriation under s. 20.445 (1) (d), the department shall provide to an apprentice described in par. (a) 1. or the apprentice's sponsor a completion award equal to 25 percent of the cost of tuition incurred by the apprentice or sponsor or \$1,000, whichever is less, as follows:
- 1. The department shall make the first payment of a completion award upon the successful completion of the first year of the apprentice's apprenticeship contract. The amount of the first payment may not exceed \$250.
- 2. The department shall pay the remainder of a completion award upon the successful completion of all requirements of the apprentice's apprenticeship program.

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- (c) The total amount of a completion award that the department may pay to an apprentice and his or her sponsor may not exceed 25 percent of the cost of tuition incurred by the apprentice and sponsor or \$1,000, whichever is less.
- (3) LIMITATIONS ON AWARDS. (a) If the amount of funds to be distributed under sub. (2) exceeds the amount available under s. 20.445 (1) (d), the department may reduce the reimbursement percentage or deny applications for completion awards that would otherwise qualify under sub. (2). In that case, the department shall determine the reimbursement percentage and eligibility on the basis of the dates on which apprentices and sponsors become eligible for completion awards.
- (b) The department may provide a completion award under sub. (2) to a person who is delinquent in child support or maintenance payments or who owes past support, medical expenses, or birth expenses, as established by appearance of the person's name on the statewide support lien docket under s. 49.854 (2) (b), only if the person provides the department with one of the following:
- 1. A repayment agreement that the person has entered into, that has been accepted by the county child support agency under s. 59.53 (5), and that has been kept current for the 6-month period immediately preceding the date of the application for a completion award.
- 2. A statement that the person is not delinquent in child support or maintenance payments and does not owe past support, medical expenses, or birth expenses, signed by a representative or designee of the department of children and families within 7 working days before the date of the application for a completion award.
 - (4) RULES. The department shall promulgate rules to implement this section.".

Barman, Mike

From:

Kelly, Scott

Sent:

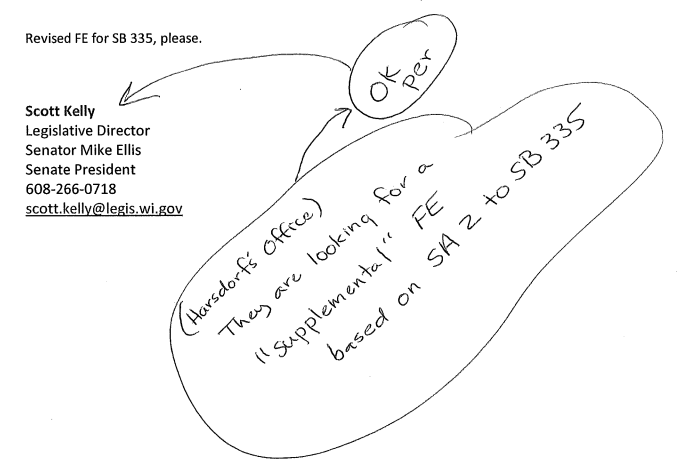
Tuesday, November 05, 2013 10:35 AM

To:

Barman, Mike

Subject:

SB 335





Alternative Fiscal Estimate Options

Fiscal estimates initiated by the bill's primary author (sponsor):

- 1. Before a state agency's ORIGINAL fiscal estimate on the bill is "released" (during the author's five-day review period) ... the primary author of an introduced bill may contact the agency that prepared the ORIGINAL fiscal estimate, explain his or her concerns, and request a rewrite. If the agency decides not to rewrite the fiscal estimate, it will be "released" (without changes) by the Legislative Reference Bureau (LRB) at the end of the five day review period. If the agency agrees to rewrite the estimate and the primary author wishes to delay publication, the agency must immediately notify the LRB (ph. 266-3561). The fiscal estimate will then be returned to the agency for a rewrite. Only the agency's rewritten ORIGINAL fiscal estimate will be "released" (published and inserted into the bill jacket envelope). However, both the rewritten and the initial ORIGINAL fiscal estimates will be available for public inspection in the LRB drafting file. See Joint Rule 48 (4).
- 2. <u>Before</u> a state agency's *ORIGINAL* fiscal estimate on the bill is "released" (during the author's five-day review period) ... the primary author of an introduced bill may contact the LRB (ph. 266-3561) and request that the agency prepare an additional *ORIGINAL* fiscal estimate that takes into account any changes resulting from a proposed simple or substitute amendment (un-introduced or introduced). See Joint Rule 48 (2).
- 3. The primary author of an introduced bill may at any time request that the Legislative Fiscal Bureau (LFB) or the Department of Administration (DOA) prepare a *SUPPLEMENTAL* fiscal estimate on a bill's impact on a state agency if he or she disagrees with the fiscal estimate prepared by the agency. Please contact the LRP (ph. 266-3561) if you wish to initiate this option. See Joint Rule 48 (3).
- 4. After the *ORIGINAL* fiscal estimate on the bill has been "released" ... the primary author of an introduced bill may contact the presiding officer (of either house) and request a *SUPPLEMENTAL* fiscal estimate that takes into account any changes resulting from a proposed simple or substitute amendment. If the presiding officer agrees that a *SUPPLEMENTAL* fiscal estimate would be substantially different from the *ORIGINAL* fiscal estimate submitted by the state agency, they may formally submit a request (in writing via e-mail to the LRB) to have the agency prepare a *SUPPLEMENTAL* fiscal estimate. See Joint Rule 41 (3) (b).
- 5. The state agency may <u>at any time</u>, at its discretion, submit an *UPDATED* fiscal estimate supplementing its *ORIGINAL* estimate if it has available better or more current information on the original bill. If the primary author of the bill feels the *ORIGINAL* fiscal estimate is inaccurate, and can provide more complete information to the agency, this may be a good option to initiate. See Joint Rule 41 (3) (e).

Barman, Mike

To:

fes@doa.state.wi.us

Subject:

Prepare fiscal estimate for: <13a0982/1 SA2-SB335>

Please have DWD prepare a "supplemental" fiscal estimate for: <13a0982/1 SA2-SB335>

No relating clause.

Subjects:

Employ Priv - job training



Thatest, Lpdf