2017 DRAFTING REQUEST

Assembly Amendment (AA-AB233)								
For:	Sondy Pope (608) 266-3520	D	rafter:	mgallagh			
By:	Adrian		Se	econdary Drafters:				
Date:	4/28/2017		M	lay Contact:				
Same as LRB:								
Submit v Requeste Carbon c		YES Rep.Pope@legis.wisconsin.gov michael.gallagher@legis.wisconsin.gov cathlene.hanaman@legis.wisconsin.gov fern.knepp@legis.wisconsin.gov						
Pre Topi	Pre Topic:							
No specia	No specific pre topic given							
Topic:								
Apply process to all state agencies.								
Instructions:								
See attached								
Drafting History:								
Vers.	<u>Drafted</u>	Reviewed	Submitted	<u>Jacketed</u>	<u>Required</u>			
/?	mgallagh 4/28/2017	kfollett 4/28/2017						
/1			rmilford 4/28/2017	rmilford 4/28/2017				

<**END>**

FE Sent For:



1

2

3

4

5

6

7

8

9

10

State of Misconsin 2017 - 2018 LEGISLATURE

I HONK !

LRBa046002 MPG:

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

ASSEMBLY AMENDMENT,

TO ASSEMBLY BILL 233



At the	locations	indicated.	amend	the	bill	as fol	lows

- 1. Page 1, line 2: after "Act" insert "and other state plans required under federal law to be submitted by state agencies".
 - **2.** Page 2, line 1: before that line insert:
 - "Section 1m. 16.03 of the statutes is created to read:

16.03 State agencies submitting plans under federal law. (1) Definition.

(a) In this section, "state agency" means an office, department, agency, institution of higher education, association, society, authority, or other body in state government that is created or authorized to be created by the constitution or by law, for which appropriations are made by law.

- (2) SUBMITTAL OF STATE PLANS. A state agency may not submit a state plan to the federal government that is required by federal law to be submitted to the federal government until the state agency does all of the following:
- (a) Submits the proposed state plan to the appropriate standing committees of the assembly and senate at least 90 days before the plan is required by law to be submitted to the federal government.
- (3) PROCEDURE FOR COMMITTEE OBJECTIONS. (a) A member a standing committee of the assembly or senate that receives a proposed state plan under sub. (2) who wishes to object to any portion of the proposed state plan shall submit his or her objection in writing to the chairperson of his or her committee no later than 10 days after the proposed state plan is filed with the committee.
- (b) If the chairperson of an assembly or senate committee receives an objection under par. (a), the chairperson shall schedule a committee meeting for the purpose of reviewing all objections received by the chairperson under par. (a). The chairperson shall schedule the committee hearing for a date that is no later than 7 days after the applicable deadline for making objections under par. (a). At the committee hearing, the committee shall approve or disapprove each objection received by the chairperson under par. (a). If the chairperson does not schedule a meeting under this paragraph, the state agency may proceed as if that committee has no objections to the proposed state plan.
- (c) Within 5 days after a committee meeting to review objections to the proposed state plan, the chairperson of a standing committee of the assembly or senate that receives a proposed state plan under sub. (2) shall submit to the state agency all of

the objections approved by that committee.	If the chairperson does not submit
objections to the state agency by the deadline	provided in this paragraph, the state
agency may proceed as if that committee has no	o objections to the proposed state plan.

- (4) RESPONSES TO OBJECTIONS. No later than 14 days after receiving an objection from a committee under sub. (3), the state agency shall provide the committee a written response to each objection submitted by the committee. For each objection, the state agency shall include all of the following in the written response:
- (a) A statement of whether the state agency will modify the state plan to address that objection.
- (b) If the state agency will modify the state plan, a description of the modification.
- (c) If the state agency will not modify the state plan, an explanation for why the state agency will not modify the state plan.
- (5) EXCEPTION. This section does not apply to the state plan submitted under 2017 Wisconsin Act (this act) section 1.

16

15

1

 $\mathbf{2}$

3

4

5

6

7

8

9

10

11

12

13

14

(END)

Knepp, Fern

From:

Catacutan, Adrian

Sent:

Friday, April 28, 2017 9:37 AM

To:

Knepp, Fern

Subject:

Drafting Request for Amendment to AB233

Fern,

Our office is requesting an amendment to AB233 that would require the same oversight and review for DPI described in AB233 for all agencies required to submit a federal state plan. If you have any questions, please let me know.

Thank you,

Adrian Catacutan

Office of Representative Sondy Pope 80th Assembly District (608)266-3520 Adrian.Catacutan@legis.wisconsin.gov Orestandes comules volt hours

of the state of the

Solver forther who