2017 DRAFTING REQUEST

Bill

For:

Sondy Pope (608) 266-3520

Drafter:

ewheeler

By:

Adelina

Secondary Drafters:

Date:

9/8/2017

May Contact:

Same as LRB:

Submit via email:

YES

Requester's email:

Rep.Pope@legis.wisconsin.gov

Carbon copy (CC) to:

Elizabeth.Wheeler@legis.wisconsin.gov

Melinda.Johns@legis.wisconsin.gov

Pre Topic:

No specific pre topic given

Topic:

The provision of feminie hygeine products to inmates

Instructions:

See attached

Dra	fting	History:	

Vers.	<u>Drafted</u>	Reviewed	Submitted	<u>Jacketed</u>	Required
/?	ewheeler 9/18/2017	aernsttr 9/18/2017			
/P1	ewheeler 9/21/2017	aernsttr 9/21/2017	lparisi 9/18/2017	· .	State S&L
/P2	ewheeler 9/26/2017	kmochal 9/26/2017	lparisi 9/21/2017		State S&L
/P3	ewheeler 10/3/2017	aernsttr 10/3/2017	dwalker 9/26/2017		State S&L
/P4	ewheeler	kfollett	dwalker		State

Vers.	<u>Drafted</u> 11/16/2017	<u>Reviewed</u> 11/16/2017	Submitted 10/3/2017	<u>Jacketed</u>	Required S&L
/1			lparisi 11/16/2017	dwalker 12/7/2017	State S&L

FE Sent For:

<**END**>

Wheeler, Elizabeth

From:

Yankova2, Adelina

Sent:

Thursday, September 07, 2017 12:17 PM

To:

Wheeler, Elizabeth

Subject:

Feminine Products for Incarcerated Women

Attachments:

bills-115s1524is Dignity of Incarcerated Women-1.pdf

Follow Up Flag:

Follow up Flagged

Flag Status:

Hi Elizabeth,

Here is the BOP operations memo: https://www.bop.gov/policy/om/001_2017.pdf
I have also attached the federal bill.

Thanks much, Adelina

Adelina Yankova

Office of Representative Sondy Pope 80th Assembly District (608) 266-3520 Adelina.Yankova2@legis.wisconsin.gov



- Feminine hygeine products to inmatel "people who mensterate" DOC 350,12(11) Fed. Burran of prisons quidelines Federal bill 5.1524



115TH CONGRESS 1ST SESSION

S. 1524

To improve the treatment of Federal prisoners who are primary caretaker parents, and for other purposes.

IN THE SENATE OF THE UNITED STATES

July 11, 2017

Mr. BOOKER (for himself, Ms. WARREN, Mr. DURBIN, and Ms. HARRIS) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To improve the treatment of Federal prisoners who are primary caretaker parents, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Dignity for Incarcer-
- 5 ated Women Act of 2017" or the "Dignity Act".

1	SEC. 2. TREATMENT OF PRIMARY CARETAKER PARENTS
2	AND OTHER INDIVIDUALS IN FEDERAL PRIS-
3	ONS.
4	(a) In General.—Chapter 303 of title 18, United
5	States Code, is amended by adding at the end the fol-
6	lowing:
7	"§ 4050. Treatment of primary caretaker parents and
8	other individuals
9	"(a) Definitions.—In this section—
0	"(1) the term 'correctional officer' means a cor-
l 1	rectional officer of the Bureau of Prisons;
12	"(2) the term 'Director' means the Director of
13	the Bureau of Prisons;
14	"(3) the term 'primary caretaker parent' has
15	the meaning given the term in section 31903 of the
16	Violent Crime Control and Law Enforcement Act of
17	1994 (42 U.S.C. 13882); and
18	"(4) the term 'prisoner' means an individual
19	who is incarcerated in a Federal penal or correc-
20	tional institution.
21	"(b) Geographic Placement.—
22	"(1) Establishment of office.—The Direc-
23	tor shall establish within the Bureau of Prisons an
24	office that determines the placement of prisoners.

1	"(2) Placement of Prisoners.—In deter-
2	mining the placement of a prisoner, the office estab-
3	lished under paragraph (1) shall—
4	"(A) if the prisoner has children, place the
5	prisoner as close to the children as possible; and
6	"(B) consider any other factor that the of-
7	fice determines appropriate.
8	"(e) Visitation Rules.—The Director shall pro-
9	mulgate regulations for visitation between prisoners who
10	are primary caretaker parents and their family members
11	under which—
12	"(1) a prisoner may receive visits not fewer
13	than 6 days per week, which shall include Saturday
14	and Sunday;
15	"(2) a Federal penal or correctional institution
16	shall be open for visitation for not fewer than 8
17	hours per day;
18	"(3) a prisoner may have up to 5 adult visitors
19	and an unlimited number of child visitors per visit;
20	and
21	"(4) a prisoner may have physical contact with
22	visitors unless the prisoner presents an immediate
23	physical danger to the visitors.
24	"(d) Placement in Segregated Housing Units;
25	Prohibition on Shackling.—

1	"(1) Placement in segregated housing
2	UNITS.—
3	"(A) IN GENERAL.—A Federal penal or
4	correctional institution may not place a prisoner
5	who is pregnant or in the first 8 weeks of
6	postpartum recovery in a segregated housing
7	unit unless the prisoner presents an immediate
8	risk of harm to others or herself.
9	"(B) RESTRICTIONS.—Any placement of a
10	prisoner described in subparagraph (A) in a
11	segregated housing unit shall be limited and
12	temporary.
13	"(2) Prohibition on shackling.—A Federal
14	penal or correctional institution may not use instru-
15	ments of restraint, including handcuffs, chains,
16	irons, straitjackets, or similar items, on a prisoner
17	who is pregnant.
18	"(e) Parenting Classes.—The Director shall pro-
19	vide parenting classes to each prisoner who is a primary
20	caretaker parent.
21	"(f) Trauma-Informed Care.—
22	"(1) In General.—The Director shall provide
23	trauma-informed care to each prisoner who is diag-
24	nosed with trauma.

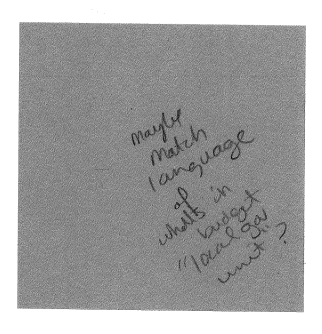
1	"(2) IDENTIFICATION AND REFERRAL.—The
2	Director shall provide training to each correctional
3	officer and each other employee of the Bureau of
4	Prisons who regularly interacts with prisoners, in-
5	cluding health care professionals and instructors, to
6	enable the employees to identify prisoners with trau-
7	ma and refer those prisoners to the proper
8	healthcare professional for treatment.
9	"(g) Mentoring by Former Prisoners.—The Di-
10	rector shall promulgate regulations under which an indi-
11	vidual who was formerly incarcerated in a Federal penal
12	or correctional institution may access such an institution
13	to—
14	"(1) act as a mentor for prisoners; and
15	"(2) assist prisoners in reentry.
	·
16	"(h) Ombudsman.—The Attorney General shall des-
16 17	"(h) Ombudsman.—The Attorney General shall designate an ombudsman to oversee and monitor, with re-
17	ignate an ombudsman to oversee and monitor, with re-
17 18	ignate an ombudsman to oversee and monitor, with respect to Federal penal and correctional institutions—
17 18 19	ignate an ombudsman to oversee and monitor, with respect to Federal penal and correctional institutions— "(1) prisoner transportation;
17 18 19 20	ignate an ombudsman to oversee and monitor, with respect to Federal penal and correctional institutions— "(1) prisoner transportation; "(2) use of segregated housing;
17 18 19 20 21	ignate an ombudsman to oversee and monitor, with respect to Federal penal and correctional institutions— "(1) prisoner transportation; "(2) use of segregated housing; "(3) strip searches of prisoners; and

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

Rep. Barca,

You requested to make domestic partnerships available to opposite-sex couples and to remove the provision in ASA 1 to AB 64 that eliminates domestic partnerships effective six months after the passage of the bill. You also asked, in a separate request, to restore state benefits to domestic partners. However, ASA 1 to AB 64 also removes county benefits to domestic partners. This amendment also restores county benefits to domestic partners. Please let me know if that is not your intent.

Elizabeth Wheeler Legislative Attorney (608) 261–5543 Elizabeth.Wheeler@legis.wisconsin.gov



1	"(A) may not charge a fee for a telephone
2	call made by a prisoner; and
3	"(B) shall make videoconferencing avail-
4	able to prisoners in each Federal penal or cor-
5	rectional institution free of charge.
6	"(2) Rule of construction.—Nothing in
7	paragraph (1)(B) shall be construed to authorize the
8	Director to use videoconferencing as a substitute for
9	in-person visits.
10	"(j) Inmate Health.—
11	"(1) Healthcare products.—
12	"(1) HEALTHCARE PRODUCTS.— "(A) AVAILABILITY.—The Director shall
13	make the healthcare products described in sub-
14	paragraph (C) available to prisoners for free, in
15	a quantity that is appropriate to the healthcare
16	needs of each prisoner.
17	"(B) QUALITY OF PRODUCTS.—The Direc-
18	tor shall ensure that the healthcare products
19	provided under this paragraph conform with ap-
20	plicable industry standards.
21	"(C) PRODUCTS.—The healthcare products
22	described in this subparagraph are—
23	"(i) tampons;
24	"(ii) sanitary napkins;

1	"(iii) moisturizing soap, which may
2	not be lye-based;
3	"(iv) shampoo;
4	"(v) body lotion;
5	"(vi) Vaseline;
6	"(vii) toothpaste;
7	"(viii) toothbrushes;
8	"(ix) aspirin;
9	"(x) ibuprofen; and
10	"(xi) any other healthcare product
11	that the Director determines appropriate.
12	"(2) GYNECOLOGIST ACCESS.—The Director
13	shall ensure that female prisoners have access to a
14	gynecologist.
15	"(k) USE OF SEX-APPROPRIATE CORRECTIONAL OF-
16	FICERS.—
17	"(1) REGULATIONS.—The Director shall pro-
18	mulgate regulations under which—
19	"(A) a correctional officer may not conduct
20	a strip search of a prisoner of the opposite sex
21	unless—
22	"(i) the prisoner presents a risk of
23	immediate harm to herself or himself or
24	others; and

1	"(ii) no other correctional officer of
2	the same sex as the prisoner is available to
3	assist; and
4	"(B) a correctional officer may not enter a
5	restroom reserved for prisoners of the opposite
6	sex unless—
7	"(i)(I) a prisoner in the restroom pre-
8	sents a risk of immediate harm to herself
9	or himself or others; or
10	"(II) there is a medical emergency in
11	the restroom; and
12	"(ii) no other correctional officer of
13	the appropriate sex is available to assist.
14	"(2) Relation to other laws.—Nothing in
15	paragraph (1) shall be construed to affect the re-
16	quirements under the Prison Rape Elimination Act
17	of 2003 (42 U.S.C. 15601 et seq.).".
18	(b) Substance Abuse Treatment.—Section
19	3621(e) of title 18, United States Code, is amended by
20	adding at the end the following:
21	"(7) ELIGIBILITY OF PRIMARY CARETAKER
22	PARENTS AND PREGNANT WOMEN.—The Bureau of
23	Prisons may not prohibit a prisoner who is a pri-
24	mary caretaker parent (as defined in section 4050)
25	or pregnant from participating in a program of resi-

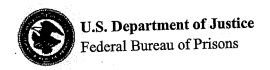
- dential substance abuse treatment provided under paragraph (1) based on the failure of the individual, before being committed to the custody of the Bu-
- 4 reau, to disclose to any official that the individual
- 5 had a substance abuse problem.".
- 6 (c) Technical and Conforming Amendment.—
- 7 The table of sections for chapter 303 of title 18, United
- 8 States Code, is amended by adding at the end the fol-
- 9 lowing:

"4050. Treatment of primary caretaker parents and other individuals.".

10 SEC. 3. OVERNIGHT VISIT PILOT PROGRAM.

- 11 (a) Definitions.—In this section—
- 12 (1) the term "Director" means the Director of 13 the Bureau of Prisons;
- 14 (2) the term "primary caretaker parent" has
- the meaning given the term in section 31903 of the
- 16 Violent Crime Control and Law Enforcement Act of
- 17 1994 (42 U.S.C. 13882); and
- 18 (3) the term "prisoner" means an individual
- who is incarcerated in a Federal penal or correc-
- tional institution.
- 21 (b) PILOT PROGRAM.—The Director shall carry out
- 22 a pilot program under which prisoners who are primary
- 23 caretaker parents and meet eligibility criteria established
- 24 by the Director may receive overnight visits from family
- 25 members.

1	(c) Eligibility Criteria.—In establishing eligi-
2	bility criteria for the pilot program under subsection (b),
3	the Director shall—
4	(1) require that a prisoner have displayed good
5	behavior; and
6	(2) prohibit participation by any prisoner who
7	has been convicted of a crime of violence (as defined
8	in section 16 of title 18, United States Code).



OPERATIONS MEMORANDUM

OPI:

RSD/FOB

NUMBER:

001-2017

DATE:

August 1, 2017

EXPIRATION DATE: August 1, 2018

Provision of Feminine Hygiene Products

/s/

Approved: Hugh J. Hurwitz

Acting Assistant Director, Reentry Services Division

1. PURPOSE AND SCOPE

This Operations Memorandum (OM) provides guidance on specific feminine hygiene products to be provided to female inmates under the Program Statement Grooming. This guidance applies to all facilities or units housing female inmates.

2. PROGRAM OBJECTIVES

This OM ensures that female inmates have access to a range of feminine hygiene products related to menstruation.

3. RESPONSIBILITIES

The Trust Fund will continue to include at least one type of tampon, maxi pad, and panty liner as part of the minimum standardized commissary list requirement. This requirement is referenced in the Program Statement Female Offender Manual.

Wardens will ensure inmates are provided the following products (at no cost to the inmates):

Tampons, regular and super size;

- Maxi Pads with wings, regular and super size; and
- Panty liners, regular.

Institutions will purchase the products in accordance with National Acquisitions guidance, and should not significantly increase overall expenditures for female hygiene products beyond current levels.



State of Misconsin 2017 - 2018 LEGISLATURE

LRB-4259/? (PI

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION



50 V



1 AN ACT ...; relating to: the provision of personal hygiene products to inmates.

Analysis by the Legislative Reference Bureau

This bill requires the provision of tampons, sanitary napkins, and panty liners to an inmate of a jail, prison, juvenilé correctional facility, juvenile deténtion facility, secured residential care center for children and youth or other house of correction free of charge and in accordance with the inmate's personal healthcare needs.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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

Section 1. 302.387 of the statutes is created to read:

302.387 Personal hygiene products. (1) The sheriff, superintendent or other keeper of a jail, prison, juvenile correctional facility, juvenile detention facility, secured residential care center for children and youth or other house of correction shall provide all of the following personal hygiene products to an inmate, free of charge, in a quantity that is appropriate to the healthcare needs of each inmate, upon request:

SECTION 1

6	(END)
5	applicable industry standards.
4	(2) The personal care products provided under this section shall conform with
3	(c) Panty liners, regular and long.
2	(b) Sanitary napkins with wings, regular and super size
1	(a) Tampons, regular and super size



State of Misconsin 2017 - 2018 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION



3

4

5

6

7

501

1 AN ACT to create 302.387 of the statutes; relating to: the provision of personal

2 hygiene products to inmates.

personal hygical products

Analysis by the Legislative Reference Bureau

This bill requires the provision of tampons, sanitary napkins, and panty liners to an inmate of a jail, prison, juvenile correctional facility, juvenile detention facility, secured residential care center for children and youth, or other house of correction free of charge and in accordance with the inmate's personal health care needs.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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

Section 1. 302.387 of the statutes is created to read:

302.387 Personal hygiene products. (1) The sheriff, superintendent, or other keeper of a jail, prison, juvenile correctional facility, juvenile detention facility, secured residential care center for children and youth, or other house of correction shall provide all of the following personal hygiene products to an inmate, free of

1	charge, in a quantity that is appropriate to the health care needs of each inmate,
2	upon request:
3	(a) Tampons, regular and super size.
4	(b) Sanitary napkins with wings, regular and super size.
5	(c) Panty liners, regular and long.
6	(2) The personal hygiene products provided under this section shall conform
7	with applicable industry standards.
8	(END)
	Including all of the following.



State of Misconsin 2017 - 2018 LEGISLATURE

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION



 $\mathbf{2}$

3

5

6

7

1 AN ACT to create 302.387 of the statutes; relating to: the provision of personal

hygiene products to inmates.

Analysis by the Legislative Reference Bureau

This bill requires the provision of personal hygiene products to an inmate of a jail, prison, juvenile correctional facility, juvenile detention facility, secured residential care center for children and youth, or other house of correction free of charge and in accordance with the inmate's personal health care needs.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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

Section 1. 302.387 of the statutes is created to read:

302.387 Personal hygiene products. (1) The sheriff, superintendent, or other keeper of a jail, prison, juvenile correctional facility, juvenile detention facility, secured residential care center for children and youth, or other house of correction shall provide personal hygiene products to an inmate, free of charge, in a quantity

LRB-4259/P2 EAW:ahe SECTION 1

1	that is appropriate to the health care needs of each inmate, including all of the
2	following upon request:
3	(a) Tampons, regular and super size.
4	(b) Sanitary napkins with wings, regular and super size.
5	(c) Panty liners, regular and long.
6	(2) The personal hygiene products provided under this section shall conform
7	with applicable industry standards.
8	(END)



1

 $\mathbf{2}$

3

4

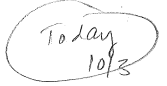
5

6

7

State of Misconsin 2017 - 2018 LEGISLATURE

LRB-4259/P3 EAW:ahe&klm



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

Exerced wristing comments

AN ACT to create 302.387 of the statutes; relating to: the provision of personal

hygiene products to inmates.

Analysis by the Legislative Reference Bureau

This bill requires the provision of personal hygiene products to an innate of a jail, prison, juvenile correctional facility, juvenile detention facility, secured residential care center for children and youth, or other house of correction free of charge and in accordance with the inmate's personal health care needs.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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

Section 1. 302.387 of the statutes is created to read:

302.387 Personal hygiene products. (1) The sheriff, warden, superintendent, or other keeper of a jail, prison, juvenile correctional facility, juvenile detention facility, secured residential care center for children and youth for other house of correction shall provide personal hygiene products to an inmate, free

of abecured unit or secured portion of a mental health

LRB-4259/P3 EAW:ahe&klm **SECTION 1**

1	of charge, in a quantity that is appropriate to the health care needs of each inmate,
2	including all of the following upon request:
3	(a) Tampons, regular and super size.
4	(b) Sanitary napkins with wings, regular and super size.
5	(c) Panty liners, regular and long.
6	(2) The personal hygiene products provided under this section shall conform
7	with applicable industry standards.
8	(END)

Wheeler, Elizabeth

From:

Yankova2, Adelina

Sent:

Thursday, November 16, 2017 12:09 PM

To:

Wheeler, Elizabeth

Subject:

RE: Feminine Products for Incarcerated Women

Attachments:

17-4259_P4.pdf

Hi Elizabeth,

Could you please prepare LRB-4259/4 for introduction?

Also, as we discussed earlier, could you please change "provision of personal hygiene products" in the analysis to read "provision of feminine hygiene products"? Thanks so much!

Best, Adelina

From: Wheeler, Elizabeth

Sent: Monday, October 09, 2017 4:32 PM

To: Yankova2, Adelina < Adelina. Yankova2@legis.wisconsin.gov>

Subject: RE: Feminine Products for Incarcerated Women

Hi Adelina,

Sure I can update the analysis. If it's OK with you, I'll just make a note to update this with any future changes or, if none, when we make the bill into a /1, since it's in the analysis and wouldn't impact the actual bill language at all.

Thanks,

Elizabeth Wheeler

Legislative Attorney
Wisconsin Legislative Reference Bureau
P.O. Box 2037
Madison, WI 53701-2037

Madison, WI 53701-2037 Direct: 608-261-4453

Elizabeth.wheeler@legis.wisconsin.gov

From: Yankova2, Adelina

Sent: Thursday, October 05, 2017 9:41 AM

To: Wheeler, Elizabeth < Elizabeth. Wheeler@legis.wisconsin.gov>

Subject: RE: Feminine Products for Incarcerated Women

Hi Elizabeth,

Thanks so much for your help on this bill! We've been hearing good feedback from those with whom we have shared it. One thing Rep. Pope noticed is that, in the LRB analysis, it says the bill requires "provision of personal hygiene products," and she is worried someone might read that and assume it includes things like toothpaste and deodorant. Could that be changed to read "provision of feminine hygiene products"? Please let me know what you think.

Thank you,

Adelina Yankova

Office of Representative Sondy Pope 80th Assembly District (608) 266-3520 Adelina.Yankova2@legis.wisconsin.gov

From: Wheeler, Elizabeth

Sent: Monday, September 25, 2017 9:38 AM

To: Yankova2, Adelina < Adelina. Yankova2@legis.wisconsin.gov>

Subject: RE: Feminine Products for Incarcerated Women

Sure thing.

Elizabeth Wheeler

Legislative Attorney Wisconsin Legislative Reference Bureau P.O. Box 2037 Madison, WI 53701-2037 Direct: 608-261-4453

Elizabeth.wheeler@legis.wisconsin.gov

From: Yankova2, Adelina

Sent: Friday, September 22, 2017 3:48 PM

To: Wheeler, Elizabeth < <u>Elizabeth.Wheeler@legis.wisconsin.gov</u>>

Subject: RE: Feminine Products for Incarcerated Women

Hi Elizabeth,

We just heard back from one of our stakeholders on this bill and she thought it looked great, but would like the word "warden" added between sheriff and superintendent – could you please make that edit? Thanks so much!

Enjoy your weekend,

Adelina Yankova

Office of Representative Sondy Pope 80th Assembly District (608) 266-3520 Adelina.Yankova2@legis.wisconsin.gov

From: Yankova2, Adelina

Sent: Wednesday, September 20, 2017 11:52 AM

To: Wheeler, Elizabeth < Elizabeth. Wheeler@legis.wisconsin.gov>

Subject: RE: Feminine Products for Incarcerated Women

Hi Elizabeth,

Thank you for getting the draft of the bill turned around so quickly. It looks great. The representative and I have just one small change and a question. Could you please give me a call sometime tomorrow morning, as I think it will be easier to talk about over the phone? I should be here from 8:30-12:30 except for a quick meeting from 10-10:20 or so. Alternately, I'll be in the office for another 40 minutes if you could give me a call today – it should only take a couple of minutes. The number here is 6-3520.

Thanks, Adelina

Adelina Yankova

Office of Representative Sondy Pope 80th Assembly District (608) 266-3520 Adelina.Yankova2@legis.wisconsin.gov

From: Wheeler, Elizabeth

Sent: Thursday, September 07, 2017 12:38 PM

To: Yankova2, Adelina < Adelina. Yankova2@legis. wisconsin.gov >

Subject: RE: Feminine Products for Incarcerated Women

Thank you!

Elizabeth Wheeler

Legislative Attorney
Wisconsin Legislative Reference Bureau
P.O. Box 2037
Madison, WI 53701-2037
Direct: 608-261-4453
Elizabeth.wheeler@legis.wisconsin.gov

From: Yankova2, Adelina

Sent: Thursday, September 07, 2017 12:17 PM

To: Wheeler, Elizabeth < <u>Elizabeth.Wheeler@legis.wisconsin.gov</u>>

Subject: Feminine Products for Incarcerated Women

Hi Elizabeth,

Here is the BOP operations memo: https://www.bop.gov/policy/om/001_2017.pdf I have also attached the federal bill.

Thanks much, Adelina

Adelina Yankova

Office of Representative Sondy Pope 80th Assembly District (608) 266-3520 Adelina.Yankova2@legis.wisconsin.gov



1

2

3

4

5

6

7

State of Misconsin 2017 - 2018 LEGISLATURE

LRB-4259/24 EAW:ahe&klm

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT to create 302.387 of the statutes; relating to: the provision of personal

hygiene products to inmates.

Analysis by the Legislative Reference Bureau

This bill requires the provision of personal hygiene products to an inmate of a jail, prison, juvenile correctional facility, juvenile detention facility, secured residential care center for children and youth, other house of correction, or a secured unit of a mental health institute free of charge and in accordance with the inmate's personal health care needs.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

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

Section 1. 302.387 of the statutes is created to read:

302.387 Personal hygiene products. (1) The sheriff, warden, superintendent, or other keeper of a jail, prison, juvenile correctional facility, juvenile detention facility, secured residential care center for children and youth, other house of correction, or a secured unit or secured portion of a mental health

T	institute under s. 51.05, shall provide personal hygiene products to an inmate, free
2	of charge, in a quantity that is appropriate to the health care needs of each inmate,
3	including all of the following upon request:
4	(a) Tampons, regular and super size.
5	(b) Sanitary napkins with wings, regular and super size.
6	(c) Panty liners, regular and long.
7	(2) The personal hygiene products provided under this section shall conform
8	with applicable industry standards.
9	(END)

Parisi, Lori

From:

Yankova2, Adelina

Sent:

Thursday, December 07, 2017 10:25 AM

To:

LRB.Legal

Subject:

Draft Review: LRB -4259/1

Please Jacket LRB -4259/1 for the ASSEMBLY.