

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

LRBs0130/P1dn  
MDK:amn

October 16, 2019

Rep. Horlacher:

Please note the following about this substitute amendment:

1. I made changes to the definition of “materially and substantially disrupts,” including the following: a) the definition refers to “a” meeting, instead of “the” meeting; and b) I deleted the phrase “but not limited to” following the word “including.” Regarding the last item, the term “includes” conveys a meaning of nonexclusiveness, so it is not necessary.
2. Proposed ss. 36.02 (4) (a) 4. and 38.002 (4) (a) 4. refer to conduct that materially and substantially disrupts, instead of conduct that *intentionally* materially and substantially disrupts. The definition of “materially and substantially disrupts” requires intention or knowledge, so “intentionally” is not necessary.
3. Instead of reproducing the legislative findings in proposed s. 38.002 (1), I provided that the findings for the UW institutions apply with equal force to technical colleges. Is that okay?
4. Proposed s. 36.02 (4) (a) 1. refers to *the primary function* of a UW institution and proposed s. 38.002 (4) (a) 1. refers to *one of the primary functions* of a technical college. Is that okay?

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