## 2019 DRAFTING REQUEST

Bill

For:

**Christine Sinicki (608) 266-8588** 

Drafter:

swalkenh

By:

Secondary Drafters:

Date:

11/20/2018

May Contact:

Same as LRB:

Submit via email:

**YES** 

Requester's email:

Rep.Sinicki@legis.wisconsin.gov

Carbon copy (CC) to:

sarah.walkenhorstbarber@legis.wisconsin.gov

tamara.dodge@legis.wisconsin.gov

Pre Topic:

No specific pre topic given

Topic:

Modify guidelines and licensing for community-based residential facilities

**Instructions:** 

See attached--Redraft 2017 AB 982

**Drafting History:** 

Vers.	<u>Drafted</u>	<u>Reviewed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	swalkenh 11/21/2018	eweiss 11/21/2018			
/P1			jmurphy 11/21/2018		State S&L
/1			lparisi 2/13/2020	lparisi 2/13/2020	State S&L

FE Sent For:

<**END>** 

# Walkenhorst Barber, Sarah

From:

Champagne, Rick

Sent:

Tuesday, November 20, 2018 7:27 AM

To:

Walkenhorst Barber, Sarah

Subject:

**Drafting Requests** 

Sarah, please redraft the following for Rep. Sinicki:

2017 AB 863 (LRB-0422/1) 2017 AB 982 (LRB-4010/1)

Thanks.

Rick

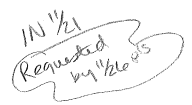


# State of Misconsin 2017 - 2018 LEGISLATURE

LRB-4010/1 SWB:emw

2019 BILL

# 2017 ASSEMBLY BILL 982



February 28, 2018 - Introduced by Representative SINICKI. Referred to Committee on Local Government.

HOW!

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CBRF.



AN ACT to renumber and amend 50.03 (4) (g); and to create 50.01 (1f), 50.03

(2) (f) 6., 50.03 (4) (a) 4., 50.03 (4) (g) 2. and 50.035 (7m) of the statutes; **relating** 

to: licensing and complaint procedures for certain community-based residential facilities.

This bill requires counties that contract with a community-based residential

Analysis by the Legislative Reference Bureau

facility to serve certain client groups, including those with serious and persistent mental illness, those in supervised release from commitment as a sexually violent person, or those under the legal custody of a government correctional agency or under the legal jurisdiction of a criminal court, to 1) send public notices to local elected officials and certain residents living near the proposed facility about the proposed facility and 2) hold at least one public listening session and informational hearing about the proposed CBRF before the Department of Health Services may license the CBRF. The bill also requires DHS to make available certain information regarding applicants for CBRF licenses and complaints regarding CBRFs. Finally, the bill requires that a county holding a contract with a CBRF is responsible for providing or reimbursing the costs for providing a law enforcement response to that

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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:
1	<b>SECTION 1.</b> 50.01 (1f) of the statutes is created to read:
2	50.01 (1f) "Client group" means a group of individuals who need similar
3	services because of a common disability, condition, or status, including any of the
4	following:
5	(a) Individuals who have any of the following:
6	1. Functional impairments that commonly accompany advanced age.
7	2. Irreversible dementia, such as Alzheimer's disease.
8	3. A developmental disability as described under s. 51.01 (5).
9	4. Physical disabilities.
10	5. Traumatic brain injury.
11	6. Acquired immunodeficiency syndrome.
12	(b) Individuals who are any of the following:
13	1. Emotionally disturbed or who have a mental illness as defined in s. $51.01$ (13)
14	(a).
15	2. Pregnant and in need of counseling services.
16	3. Under the legal custody of a government correctional agency or under the
17	legal jurisdiction of a criminal court.
18	4. Diagnosed as terminally ill.
19	<b>SECTION 2.</b> 50.03 (2) (f) 6. of the statutes is created to read:
20	50.03 (2) (f) 6. The department shall establish and maintain, on an appropriate

section of its Internet site related to the unit within the department that licenses

against community-based residential facilities, a searchable database of formal complaints against community-based residential facilities. The department shall provide information including the number of formal complaints, the reasons for the formal complaints, and the action taken as a result of the formal complaint, if any. The department shall use information collected under subd. 2. and sub. (4) (c) 1. to create the database. The department shall make information available to the public on the database only in a manner which ensures the anonymity of patients and other persons identified in complaints or as part of an investigation, except that the department shall include the name of the community-based residential facility about which a complaint is made and the person who owns or manages that community-based residential facility.

**Section 3.** 50.03 (4) (a) 4. of the statutes is created to read:

50.03 (4) (a) 4. The department shall establish and maintain on an appropriate section of its Internet site information relating to applicants for a community-based residential facility license. The department shall make available electronically information from an applicant required by the department for the application, including information about past violations of applicable laws and regulations as required under subd. 2. and the status of a community-based residential facility applicant's license application.

SECTION 4. 50.03 (4) (g) of the statutes is renumbered 50.03 (4) (g) 1. and amended to read:

50.03 (4) (g) 1. Prior to Before the department may approve an initial licensure of a community-based residential facility, the applicant for licensure shall make a good faith effort to establish a community advisory committee consisting of representatives from the proposed community-based residential facility, the

neighborhood in which the proposed community-based residential facility will be located and a local unit of government. The community advisory committee shall provide a forum for communication for those persons interested in the proposed community-based residential facility. Any committee established under this paragraph subdivision shall continue in existence after licensure to make recommendations to the licensee regarding the impact of the community-based residential facility on the neighborhood. The department shall determine compliance with this paragraph subdivision both prior to before and after initial licensure.

**Section 5.** 50.03 (4) (g) 2. of the statutes is created to read:

50.03 (4) (g) 2. If a county health department seeks to enter into or enters into a contract with a community-based residential facility to provide services to client groups that include individuals with serious and persistent mental illness, as defined in s. 51.01 (14t), individuals under the legal custody of a government correctional agency or under the legal jurisdiction of a criminal court, or individuals on supervised release under s. 980.08, the county shall do all of the following before the department may approve the license application for the community-based residential facility:

- a. Hold one or more public listening sessions and informational hearings describing the function and structure of community-based residential facilities and providing public safety information, including responses to emergencies concerning a community-based residential facility and the procedures for filing complaints against a community-based residential facility.
- b. At least 2 weeks before any scheduled listening session or informational hearing, send, by U.S. mail, public notice about the community-based residential

1 facility and scheduled listening sessions and informational hearings to residents 2 living within a one-half mile radius of the community-based residential facility. 3 c. At least 2 weeks before any scheduled listening session or informational hearing, send, by U.S. mail, public notice about the community-based residential facility and scheduled listening sessions and informational hearings to state, county, and city elected officials representing the area in which the community-based 6 7 residential facility is or will be located. 8 **Section 6.** 50.035 (7m) of the statutes is created to read: 9 50.035 (7m) County responsibility for law enforcement response costs. A 10 county that holds a contract with a community-based residential facility shall do one 11 of the following if the community-based residential facility requires a law 12 enforcement response:

- (a) Provide the law enforcement response.
- (b) Reimburse the municipal police department for the cost to administer the law enforcement response.

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(END)

#### Parisi, Lori

From:

Walkenhorst Barber, Sarah

Sent:

Thursday, February 13, 2020 2:18 PM

To:

Parisi, Lori

Subject:

One more favor?

Hi Lori,

Sorry to ask another favor, but could you (or Mike or Dan) jacket a draft for me for the Assembly? I've flipped LRB 19-0884 to a /1 in the system, and there's an email from Rep. Sinicki and a cover sheet for 884 on the printer outside Tami's office. Does that give you enough to work with?

Thanks (and sorry for the inconvenience today)!

Sarah

#### Sarah Walkenhorst Barber

Senior Legislative Attorney Wisconsin Legislative Reference Bureau P.O. Box 2037 Madison, WI 53701-2037 (608) 504-5826



# State of Misconsin 2019 - 2020 LEGISLATURE

LRB-0884/P1 SWB:emw

No change

# PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT to renumber and amend 50.03 (4) (g); and to create 50.01 (1f), 50.03

(2) (f) 6., 50.03 (4) (a) 4., 50.03 (4) (g) 2. and 50.035 (7m) of the statutes; relating

to: licensing and complaint procedures for certain community-based residential facilities.

# Analysis by the Legislative Reference Bureau

This bill requires counties that contract with a community-based residential facility to serve certain client groups, including those with serious and persistent mental illness, those in supervised release from commitment as sexually violent persons, or those under the legal custody of a government correctional agency or under the legal jurisdiction of a criminal court, to 1) send public notices to local elected officials and certain residents living near the proposed facility about the proposed facility and 2) hold at least one public listening session and informational hearing about the proposed CBRF before the Department of Health Services may license the CBRF. The bill also requires DHS to make available certain information regarding applicants for CBRF licenses and complaints regarding CBRFs. Finally, the bill requires that a county holding a contract with a CBRF is responsible for providing or reimbursing the costs for providing a law enforcement response to that CBRF.

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1	facility and scheduled listening sessions and informational hearings to residents
2	living within a one-half mile radius of the community-based residential facility.
3	c. At least 2 weeks before any scheduled listening session or informational
4	hearing, send, by U.S. mail, public notice about the community-based residential
5	facility and scheduled listening sessions and informational hearings to state, county,
6	and city elected officials representing the area in which the community-based
7	residential facility is or will be located.
8	<b>Section 6.</b> 50.035 (7m) of the statutes is created to read:
9	50.035 (7m) County responsibility for law enforcement response costs. A
10	county that holds a contract with a community-based residential facility shall do one
11	of the following if the community-based residential facility requires a law
12	enforcement response:
13	(a) Provide the law enforcement response.
14	(b) Reimburse the municipal police department for the cost to administer the
15	law enforcement response.

(END)