2019 DRAFTING REQUEST

For:

Robin Vos (608) 266-9171

Drafter:

chanaman

By:

Heather and Jenny

Secondary Drafters:

Date:

4/14/2020

May Contact:

Same as LRB:

Submit via email:

YES

Requester's email:

Rep.Vos@legis.wisconsin.gov

Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

Topic:

Superamendment to the COVID bill

Instructions:

See attached

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Vers.	Drafted	Reviewed	Submitted	<u>Jacketed</u>	Required
/P1	chanaman 4/14/2020				
/1	fknepp 4/14/2020	mbarman 4/14/2020		mbarman 4/14/2020	
/2		csicilia 4/14/2020	mbarman 4/14/2020	mbarman 4/14/2020	
/3	chanaman 4/14/2020	csicilia 4/14/2020	mbarman 4/14/2020	mbarman 4/14/2020	

FE Sent For:

<**END**>

From: Champagne, Rick

Sent: Monday, April 13, 2020 7:05 PM

To: Kreye, Joseph; Lunder, Erika; Hanaman, Cathlene

Subject: Fwd: amendment

Attachments: Section 98 Immunity for health care provider amendments_.pdf; ATT00001.htm

Begin forwarded message:

From: "Smith, Heather" < Heather. Smith@legis.wisconsin.gov>

Date: April 13, 2020 at 6:23:08 PM CDT

To: "Lang, Bob" <Bob.Lang@legis.wisconsin.gov>, "Champagne, Rick"

<Rick.Champagne@legis.wisconsin.gov>, "Ottman, Tad" <Tad.Ottman@legis.wisconsin.gov>

Cc: "Toftness, Jenny" < Jenny. Toftness@legis.wisconsin.gov>, "Romportl, Dan"

<Dan.Romportl@legis.wisconsin.gov>

Subject: amendment

We are going to need an amendment to deal with the following items:

1) There is a flag on fixing the BOR language to make sure we have all the cross references:

"The draft does not make the required change to Wis. Stat. § 70.511 which applies to virtually all refunds payable for manufacturing property and to most refunds obtained from the City of Milwaukee that do not go to court because Milwaukee's BOR typically meets after the taxes are paid. How about something like this?

70.511(2)(a) If the reviewing authority has not made a determination prior to the time of the tax levy with respect to a particular objection to the amount, valuation or taxability of property, the tax levy on the property or person shall be based on the contested assessed value of the property. A tax bill shall be sent to, and paid by, the person subject to the tax levy as though there had been no objection filed, except that the payment shall be considered to be made under protest. The entire tax bill shall be paid when due under s. 74.11, 74.12 or 74.87 even though the reviewing authority has reduced the assessment prior to the time for full payment of the tax billed. The requirement to pay a tax timely under

this paragraph does not apply to taxes due and payable in 2020 if paid by October 1, 2020, or by any installment date for which taxes are due after October 1, 2020."

- 2) We want to add "forest products" to the WEDC report list
- 3) We want to make a change to the provider liability language to encompass the changes in the attached PDF (named section 98) with the exception of we do NOT want to change 60 days to 90 days. Leave at 60.
- 4) We want to make the following change to the Choice/DPI language:

SECTION 62. 118.38 (4) of the statutes is created to read:

118.38 (4) (a) During the public health emergency declared on March 12, 2020, by executive order 72, if schools are closed for at least 10 school days in a school year

by a local health officer, as defined in s. 250.01 (5), or the department of health services, through October 31, 2020, the department may do all of the following:

5) On the Out of State provider section, we want to mirror whatever the Governor did in his EO with it expiring 30 days post EO 72 (which is what they have in the EO as an expiration in their section on temporary licenses)

895.4801 Immunity for health care providers during COVID-19 emergency. (1) Definitions. In this section:

- (a) "Health care professional" means an individual licensed, registered, or certified by the medical examining board under subch. II of ch. 448 or the board of nursing under ch. 441.
- (b) "Health care provider" has the meaning given in s. 146.38 (1) (b) and includes an adult family home, as defined in s. 50.01 (1).
- (2) Immunity. Subject to sub. (3), any health care professional, health care provider, or employee, agent, or contractor of a health care professional or health care provider is immune from civil liability for the death of or injury to any individual or any damages caused by actions or omissions taken in providing services to address or in response to a 2019 novel coronavirus outbreak under circumstances that satisfy all of the following:
- (a) The action or omission is committed while the professional, provider, employee, agent, or contractor is providing services during the state of emergency declared under s. 323.10 on March 12, 2020, by executive order 72, relating to the 2019 novel coronavirus pandemic and for or the 60-90 days following the date that the state of emergency terminates.
- (b) The actions or omissions relate to health services provided or not provided in good faith occur during the person's good faith response to the emergency described under par. (a) or are substantially consistent with any of the following:
- 1. Any direction, guidance, recommendation, or other statement made by a federal, state, or local official to address or in response to the emergency or disaster declared as described under par. (a).
- 2. Any guidance published by the department of health services, the federal department of health and human services, or any divisions or agencies of the federal department of health and human services relied upon in good faith.
- (c) The actions or omissions do not involve reckless or wanton conduct or intentional misconduct.
- **(3)** APPLICABILITY. This section does not apply if s. 257.03, 257.04, 323.41, or 323.44 applies.

From: Sent: To: Cc: Subject:	N C H	Champagne, Rick Monday, April 13, 2020 8:01 Dodge, Tamara Hanaman, Cathlene Fwd: Amendment addition	PM
Begin forv	varded message:		
Da To	ite: April 13, 2020 at 7	<rick.champagne@leg< th=""><th></th></rick.champagne@leg<>	
	o we want to remove the reference to the federal declaration, limit it to just EO 72, and at a 60 day trailer onto that for the end date.		
Sei To Cc	From: Champagne, Rick Sent: Monday, April 13, 2020 7:15 PM To: Toftness, Jenny Cc: Lang, Bob; Ottman, Tad; Smith, Heather Subject: Re: Amendment addition		
Go	Got it.		
	1 .	, at 7:09 PM, Toftness, J @legis.wisconsin.gov> v	=
	Could we also pleafter EO 72?	ease change the surprise	billing language to end 60 days
	Thank you		
	Jenny		
	Sent from my iPh	none	

From: Smith, Heather < Heather. Smith@legis.wisconsin.gov>

Sent: Monday, April 13, 2020 8:57 PM

To: Paczuski, Konrad < Konrad. Paczuski@legis. wisconsin.gov>

Subject: RE: amendment

Yep. They wanted the language in the EO, so that's what we are going with. Thanks!

From: Paczuski, Konrad

Sent: Monday, April 13, 2020 8:49 PM

To: Smith, Heather **Subject:** RE: amendment

Heather,

In the bill, the temporary credentials for former Wisconsin health care providers expire 90 days after the end of the public health emergency under EO 72.

Should the amendment also change the expiration date for those credentials to 30 days after the end of the public health emergency?

Thanks, Konrad

Konrad Paczuski
Attorney, Wisconsin Legislative Reference Bureau
1 E. Main St., Ste. 200, Madison, WI 53703-2037
(608) 504-5814
konrad.paczuski@legis.wisconsin.gov

From: Champagne, Rick < Rick. Champagne@legis.wisconsin.gov>

Sent: Monday, April 13, 2020 7:05 PM

To: Kreye, Joseph < Joseph. Kreye@legis.wisconsin.gov >; Lunder, Erika < Erika. Lunder@legis.wisconsin.gov >;

Hanaman, Cathlene < Cathlene. Hanaman@legis.wisconsin.gov>

Subject: Fwd: amendment

Begin forwarded message:

From: "Smith, Heather" < Heather. Smith@legis.wisconsin.gov >

Date: April 13, 2020 at 6:23:08 PM CDT

To: "Lang, Bob" <Bob.Lang@legis.wisconsin.gov>, "Champagne, Rick"

< <u>Rick.Champagne@legis.wisconsin.gov</u>>, "Ottman, Tad" < <u>Tad.Ottman@legis.wisconsin.gov</u>>

Cc: "Toftness, Jenny" < Jenny. Toftness@legis.wisconsin.gov>, "Romportl, Dan"

<Dan.Romportl@legis.wisconsin.gov>

Subject: amendment

We are going to need an amendment to deal with the following items:

1) There is a flag on fixing the BOR language to make sure we have all the cross references:

"The draft does not make the required change to Wis. Stat. § 70.511 which applies to virtually all refunds payable for manufacturing property and to most refunds obtained from the City of Milwaukee that do not go to court because Milwaukee's BOR typically meets after the taxes are paid. How about something like this?

70.511(2)(a) If the reviewing authority has not made a determination prior to the time of the tax levy with respect to a particular objection to the amount, valuation or taxability of property, the tax levy on the property or person shall be based on the contested assessed value of the property. A tax bill shall be sent to, and paid by, the person subject to the tax levy as though there had been no objection filed, except that the payment shall be considered to be made under protest. The entire tax bill shall be paid when due under s. 74.11, 74.12 or 74.87 even though the reviewing authority has reduced the assessment prior to the time for full payment of the tax billed. The requirement to pay a tax timely under this paragraph does not apply to taxes due and payable in 2020 if paid by October 1, 2020, or by any installment date for which taxes are due after October 1, 2020."

- 2) We want to add "forest products" to the WEDC report list
- 3) We want to make a change to the provider liability language to encompass the changes in the attached PDF (named section 98) with the exception of we do NOT want to change 60 days to 90 days. Leave at 60.
- 4) We want to make the following change to the Choice/DPI language:

SECTION 62. 118.38 (4) of the statutes is created to read:

118.38 (4) (a) During the public health emergency declared on March 12, 2020, by executive order 72, if schools are closed for at least 10 school days in a school year

by a local health officer, as defined in s. 250.01 (5), or the department of health services, through October 31, 2020, the department may do all of the following:

5) On the Out of State provider section, we want to mirror whatever the Governor did in his EO with it expiring 30 days post EO 72 (which is what they have in the EO as an expiration in their section on temporary licenses)

From:

Smith, Heather

Sent:

Monday, April 13, 2020 9:02 PM

To:

Knepp, Fern

Subject:

RE: amendment

So, what they told me (They being DPI and School Choice) was that they didn't think as previously drafted there would be enough time after the end of the EO - being mid August. They thought that October would work. So I would say that the idea is to have it be October, and not 120 days after October.

If that doesn't make sense, feel free to give me a call - hime # 608-884-4488.

From: Knepp, Fern

Sent: Monday, April 13, 2020 8:13 PM

To: Smith, Heather **Subject:** amendment

I have a quick question about the DPI part of your amendment. Specifically, the draft gives DPI the authority to establish alternate deadlines. Under the bill, the authority is for deadlines beginning on the first day of the emergency and ending 120 days after the last day that schools are closed. With the new emergency window of March 12 – Oct 31, what is the intent for the authority to establish alternate deadlines? Should it be Oct. 31 or 120 days after October 31?

Thanks, Fern

Fern Knepp Senior Legislative Attorney Wisconsin Legislative Reference Bureau 608-504-5810

From:

Smith, Heather

Sent:

Monday, April 13, 2020 9:45 PM

To: Cc: Dodge, Tamara Toftness, Jenny

Subject:

RE: Amendment addition

Yes I believe we do want that changed in both places.

From: Dodge, Tamara

Sent: Monday, April 13, 2020 9:39 PM

To: Smith, Heather **Cc:** Toftness, Jenny

Subject: FW: Amendment addition

Hi Heather,

Regarding the amendment request below related to surprise billing, I have removed the reference to the federal secretary's declaration and added the 60-day trailer for the language on page 54, lines 22-24 and p. 55, lines 15-17 of AB 1038. Please let me know if it was not your intention to make this change in both of these places in the bill.

Tami

Tamara J. Dodge

Senior Legislative Attorney Wisconsin Legislative Reference Bureau P.O. Box 2037 Madison, WI 53701-2037 (608) 504 - 5808 tamara.dodge@legis.wisconsin.gov

Please note my new direct phone number (as of June 13, 2018).

From: Champagne, Rick < Rick. Champagne@legis.wisconsin.gov>

Sent: Monday, April 13, 2020 8:01 PM

To: Dodge, Tamara < Tamara. Dodge@legis.wisconsin.gov>

Cc: Hanaman, Cathlene < Cathlene. Hanaman@legis. wisconsin.gov>

Subject: Fwd: Amendment addition

Begin forwarded message:

From: "Smith, Heather" < <u>Heather.Smith@legis.wisconsin.gov</u>>

Date: April 13, 2020 at 7:52:03 PM CDT

To: "Champagne, Rick" < Rick. Champagne@legis.wisconsin.gov>

Subject: RE: Amendment addition

So we want to remove the reference to the federal declaration, limit it to just EO 72, and put a 60 day trailer onto that for the end date.

From: Champagne, Rick

Sent: Monday, April 13, 2020 7:15 PM

To: Toftness, Jenny

Cc: Lang, Bob; Ottman, Tad; Smith, Heather

Subject: Re: Amendment addition

Got it.

On Apr 13, 2020, at 7:09 PM, Toftness, Jenny <Jenny. Toftness@legis.wisconsin.gov> wrote:

Could we also please change the surprise billing language to end 60 days after EO 72 ?

Thank you

Jenny

Sent from my iPhone

From:

Microsoft Outlook

To:

Rep.Vos

Sent:

Tuesday, April 14, 2020 8:30 AM

Subject:

Delivered: [ELECTRONIC JACKET] LRB 19a1442 Topic: Superamendment to the

COVID bill

Your message has been delivered to the following recipients:

Rep. Vos (Rep. Vos@legis. wisconsin.gov) <mailto: Rep. Vos@legis. wisconsin.gov>

Subject: [ELECTRONIC JACKET] LRB 19a1442 Topic: Superamendment to the COVID bill





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State of Misconsin 2019 - 2020 LEGISLATURE

LRBa1442/1 ALL:...

ASSEMBLY AMENDMENT, TO ASSEMBLY BILL 1038

At the locations indicated, amend the bill as follows:

1. Page 26, line 7: after that line insert:

"Section 22d. 70.511 (2) (a) of the statutes is amended to read:

70.511 (2) (a) If the reviewing authority has not made a determination prior to the time of the tax levy with respect to a particular objection to the amount, valuation or taxability of property, the tax levy on the property or person shall be based on the contested assessed value of the property. A tax bill shall be sent to, and paid by, the person subject to the tax levy as though there had been no objection filed, except that the payment shall be considered to be made under protest. The entire tax bill shall be paid when due under s. 74.11, 74.12 or 74.87 even though the reviewing authority has reduced the assessment prior to the time for full payment of the tax billed. The requirement to pay a tax timely under this paragraph does not

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- apply to taxes due and payable in 2020 if paid by October 1, 2020, or by any installment date for which taxes are due after October 1, 2020.".
 - **2.** Page 40, line 2: delete lines 2 to 5 and substitute:
- "118.38 (4) (a) Beginning on the first day of the public health emergency declared on March 12, 2020, by executive order 72, and ending on October 31, 2020, the department may do all of the following:".
- Page 40, line 20: delete the material beginning with that line and ending
 with page 41, line 2, and substitute:
 - "a. A deadline that occurs during the period beginning on the first day of the public health emergency declared on March 12, 2020, by executive order 72, and ending on October 31, 2020.
 - b. A deadline for a requirement that affects a date during the period beginning on the first day of the public health emergency declared on March 12, 2020, by executive order 72, and ending on October 31, 2020.".
 - **4.** Page 41, line 9: delete lines 9 and 10 and substitute:
 - "(c) For each waiver under par. (a) 1., the department shall indicate whether the waiver applies to the 2019–20 school year, the 2020–21 school year, or both the 2019–20 and 2020–21 school years.".
 - **5.** Page 54, line 22: delete the material beginning with "or during" and ending with "pandemic" on line 24 and substitute "and for the 60 days following the date that the state of emergency terminates".
 - **6.** Page 55, line 15: delete the material beginning with "or during" and ending with "pandemic" on line 17 and substitute "and for the 60 days following the date that the state of emergency terminates".

1	7. Page 60, line 1: delete the material beginning with "taken" and ending with
2	"circumstances" on line 2.

- 8. Page 60, line 6: delete the material beginning with "relating" and ending with "for" on line 7 and substitute "or".
- 9. Page 60, line 9: delete the material beginning with "occur" and ending with
 "par. (a)" on line 10 and substitute "relate to health services provided or not provided
 in good faith".
- **10.** Page 66, line 23: delete "90" and substitute "30".
- **11.** Page 69, line 5: delete "90" and substitute "30".
- **12.** Page 86, line 18: after "agriculture," insert "forest products,".
- **13.** Page 86, line 23: after that line insert:
- 12 "(28m) Unemployment insurance; treatment of certain claimants under 13 federal CARES act.
 - (a) Subject to par. (b), all of the following apply for purposes of the administration of benefits provided under section 2102 of P.L. 116-136 by the department of workforce development:
 - 1. Self-employed individuals, independent contractors, and other individuals whose service is excluded from the definition of employment under s. 108.02 (15) shall be eligible for partial benefits under s. 108.05 (3) to the same extent as employees are eligible for benefits under ch. 108, except that, in determining whether such an individual is eligible under s. 108.05 (3) (c), any hours worked by the individual in the pursuit of future commission payments but for which the individual is not directly compensated on an hourly rate shall be disregarded.

2. For purposes of section 2102 (a) (3) (B) (i) of P.L. 116-136, the department
of workforce development shall not deem an individual to have the ability to telework
with pay if the individual is able to work in the pursuit of future commission
payments related to the sale of real estate.

(b) The secretary of workforce development may waive compliance with any provision under par. (a) if the waiver of the provision is necessary to permit continued certification of this chapter for grants to this state under Title III of the federal Social Security Act, for maximum credit allowances to employers under the federal Unemployment Tax Act, or for payments under P.L. 116–136.".

(END)

From: Champagne, Rick

Sent: Tuesday, April 14, 2020 7:54 AM

To: Kreye, Joseph **Subject:** Fwd: prop tax

FYI

Begin forwarded message:

From: "Runde, A1" <A1.Runde@legis.wisconsin.gov>

Date: April 14, 2020 at 7:53:11 AM CDT

To: "Ottman, Tad" < Tad. Ottman@legis.wisconsin.gov>, "Smith, Heather"

<Heather.Smith@legis.wisconsin.gov>, "Champagne, Rick"

<Rick.Champagne@legis.wisconsin.gov>

Subject: RE: prop tax

Tad, this would work in closing the gap for how long counties have to settle up taxes. One note would be that the underlying taxing jurisdiction (munis, Techs, school districts) will be without any collections the county made on July 31 until September 20th. Just letting you guys know that.

Αl

From: Ottman, Tad <Tad.Ottman@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 12:21 AM

To: Smith, Heather <Heather.Smith@legis.wisconsin.gov>; Champagne, Rick

<Rick.Champagne@legis.wisconsin.gov>; Runde, Al <Al.Runde@legis.wisconsin.gov>

Subject: RE: prop tax

If Heather agrees, I think this is the framework of something that could work for drafting instructions.

We would allow counties and municipalities to waive or reduce late fees/penalties. The suggested mechanism would be an authorizing resolution or action from the county followed by the municipality taking similar action. They could apply this on a general or case by case basis.

It looks like we could keep the October 1st date, but move the settlement date to September 20th. The settlement date should only be moved to September 20th in places where the counties and municipalities have enacted either a full or partial waiver of fines/late fees. I think it makes sense to require partial payment under 74.29 (1) on August 20th to the extent that partial taxes, fines or forfeitures have been collected. Rick or Al, do you have thoughts on that?

As Heather indicated, these provisions would only be in effect for this year.

For reference, I've included below the original language that the counties suggested, which I don't think accomplishes our intent.

Let me know if what Heather and I have described is unworkable or if there are more questions we need to answer.

Thanks,

Tad

25) INTEREST ON LATE PROPERTY TAX PAYMENTS. Notwithstanding ss. 74.11, 74.12, and 74.87, for property taxes payable in 2020, after making a general or ease byease finding of hardship, a taxation district may provide that an installment payment that is due and payable after April 1, 2020, and is received after its due date shall not accrue the full statutory interest or full statutory penalties if the total amount due and payable in 2020 is paid on or before October 1, 2020. The taxation district may waive interest or penalties in whole or in part provided that the waiver is applied equally to all property owners in the taxation district. A taxation district may not proceed with the full or partial waiver of interest and penalties under this section unless the county board of the county in which a taxation district is located has adopted a resolution authorizing the taxation district to proceed with the waiver. Interest and penalties shall accrue from October 1, 2020, for any property taxes payable in 2020 that are delinquent after October 1, 2020. If, with approval of the county board, a taxation district proceeds with the full or partial interest and penalty waiver, a county is not required to comply with August settlement requirements in s. 74.29(1) for all local taxing jurisdictions within the county until September 20, 2020.

From: Smith, Heather < Heather. Smith@legis.wisconsin.gov>

Sent: Monday, April 13, 2020 9:08 PM

To: Champagne, Rick < Rick. Champagne@legis.wisconsin.gov>; Runde, Al

<Al.Runde@legis.wisconsin.gov>; Ottman, Tad <Tad.Ottman@legis.wisconsin.gov>

Subject: prop tax

We expect to be getting some language for this property tax issue, and I will forward when I have it.

The basics would be this:

Allow a municipality to choose to waive or reduce interest, and if the county agrees to waive penalties also (sometimes apparently the muni charges interest and the county charges penalties) that they could do so on a case by case hardship basis.

The August 20 date would move to no later than Sept 20. This idea being that there would be less time for the County to have to float.

All for this year only.

Any thoughts/concerns? Counties are OK with it.

From:

Ottman, Tad

Sent:

Tuesday, April 14, 2020 9:29 AM

To:

Kreye, Joseph; Smith, Heather; Runde, Al; Toftness, Jenny

Subject:

RE: Interest and penalties

I'm fine if Jenny and Heather are ok.

From: Kreye, Joseph < Joseph. Kreye@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 9:27 AM

To: Smith, Heather <Heather.Smith@legis.wisconsin.gov>; Runde, Al <Al.Runde@legis.wisconsin.gov>; Ottman,

Tad <Tad.Ottman@legis.wisconsin.gov>; Toftness, Jenny <Jenny.Toftness@legis.wisconsin.gov>

Subject: RE: Interest and penalties

Is this what you have in mind?

A taxation district may not waive interest and penalties as provided in this subsection unless the county board of the county where the taxation district is located first adopts a resolution authorizing such waiver, and establishing criteria for determining hardship, and the taxation district subsequently adopts a similar resolution. A county that has adopted a resolution authorizing the waiver of interest and penalties under this subsection shall settle any taxes, interest, and penalties collected on or before July 31, 2020, on August 20, 2020, as provided under s. 74.29 (1), and settle the remaining unpaid taxes, interest, and penalties on September 20, 2020. The August 20, 2020, settlement shall be distributed proportionally to the underlying taxing jurisdictions.

Joseph T. Kreye

Legal Services Manager Legislative Reference Bureau 608 504-5857

From: Smith, Heather < Heather. Smith@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 9:21 AM

To: Runde, Al < Al. Runde@legis.wisconsin.gov>; Kreye, Joseph < Joseph.Kreye@legis.wisconsin.gov>; Ottman,

Tad < Tad.Ottman@legis.wisconsin.gov >; Toftness, Jenny < Jenny.Toftness@legis.wisconsin.gov >

Subject: RE: Interest and penalties

In the event he doesn't answer quickly, they definitely are OK.

From: Runde, Al <Al.Runde@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 9:20 AM

To: Smith, Heather < <u>Heather.Smith@legis.wisconsin.gov</u>>; Kreye, Joseph < <u>Joseph.Kreye@legis.wisconsin.gov</u>>;

Ottman, Tad < Tad.Ottman@legis.wisconsin.gov >; Toftness, Jenny < Jenny.Toftness@legis.wisconsin.gov >

Subject: RE: Interest and penalties

Tad, your side OK with the hardship language in the resolution?

From: Smith, Heather < Heather.Smith@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 9:14 AM

To: Kreye, Joseph < Joseph. Kreye@legis.wisconsin.gov>; Ottman, Tad < Tad. Ottman@legis.wisconsin.gov>;

Toftness, Jenny < Jenny. Toftness@legis.wisconsin.gov>

Cc: Runde, Al <Al.Runde@legis.wisconsin.gov>

Subject: RE: Interest and penalties

In talking with Robin, he really wants to add hardship language. Otherwise I think this looks good.

From: Kreye, Joseph < Joseph. Kreye@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 8:59 AM

To: Ottman, Tad < Tad.Ottman@legis.wisconsin.gov >; Smith, Heather < Heather.Smith@legis.wisconsin.gov >;

Toftness, Jenny < Jenny. Toftness@legis.wisconsin.gov >

Cc: Runde, Al <Al.Runde@legis.wisconsin.gov>

Subject: Interest and penalties

This is what I worked out after talking with Al. Let me know if you wish to have the county decide on the hardship consideration as part of adopting a resolution.

A taxation district may not waive interest and penalties as provided in this subsection unless the county board of the county where the taxation district is located first adopts a resolution authorizing such waiver and the taxation district subsequently adopts a similar resolution. A county that has adopted a resolution authorizing the waiver of interest and penalties under this subsection shall settle any taxes, interest, and penalties collected on or before July 31, 2020, on August 20, 2020, as provided under s. 74.29 (1), and settle the remaining unpaid taxes, interest, and penalties on September 20, 2020. The August 20, 2020, settlement shall be distributed proportionally to the underlying taxing jurisdictions.

Joe

Joseph T. Kreye Legal Services Manager Legislative Reference Bureau 608 504-5857

From:

Duchek, Michael

Sent:

Tuesday, April 14, 2020 9:48 AM

To:

Dodge, Tamara; Champagne, Rick; Paczuski, Konrad

Subject:

Re: Amendment

Konrad this was you.

Mike

Get <u>Outlook for Android</u>

From: Champagne, Rick < Rick. Champagne@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 9:47:28 AM

To: Duchek, Michael < Michael. Duchek@legis.wisconsin.gov >; Dodge, Tamara

<Tamara.Dodge@legis.wisconsin.gov>

Subject: Fwd: Amendment

Begin forwarded message:

From: "Smith, Heather" < Heather. Smith@legis.wisconsin.gov>

Date: April 14, 2020 at 9:42:41 AM CDT

To: "Champagne, Rick" <Rick.Champagne@legis.wisconsin.gov>, "Lang, Bob"

<Bob.Lang@legis.wisconsin.gov>, "Ottman, Tad" <Tad.Ottman@legis.wisconsin.gov>

Subject: Amendment

I can't find the changes to the out of state providers – I see the date change from 90 to 30, but I don't see the part that changes the provisions to match the EO (the gov's language was apparently way broader in terms of letting out of state people start practicing before ever actually applying for the credential, etc)

Am I missing it?

From:

Ottman, Tad

Sent:

Tuesday, April 14, 2020 9:57 AM

To:

Knepp, Fern

Subject:

Amendment change

Fern,

Regarding the changes in the amendment 1442 that we discussed, I checked with Heather in the Speaker's office and they would like the reference to be to the 2019-20 school year only.

Thanks,

Tad

Tad Ottman Legislative Aide Senator Scott Fitzgerald 608.266.5660

From:

Champagne, Rick

Sent:

Tuesday, April 14, 2020 10:39 AM

To:

McGreevy, Mary Alice; Duchek, Michael

Cc: Subject: Hanaman, Cathlene FW: Sec. 33, work comp

From: Smith, Heather < Heather. Smith@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 10:37 AM

To: Ottman, Tad <Tad.Ottman@legis.wisconsin.gov>; Champagne, Rick <Rick.Champagne@legis.wisconsin.gov>

Subject: RE: Sec. 33, work comp

We are fine to add the 'medical treatment' part. I get what they mean. I think it's fine.

From: Ottman, Tad < Tad.Ottman@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 10:30 AM

To: Smith, Heather < Heather. Smith@legis.wisconsin.gov>; Champagne, Rick

< Rick. Champagne@legis.wisconsin.gov >

Subject: RE: Sec. 33, work comp

That's fine.

From: Smith, Heather < Heather. Smith@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 10:23 AM

To: Champagne, Rick < Rick. Champagne@legis.wisconsin.gov >; Ottman, Tad < Tad.Ottman@legis.wisconsin.gov >

Subject: FW: Sec. 33, work comp

Tad,

Robin wants to make these changes in red, I don't find them unreasonable. I would like to get them put in. He is going to call fitz about it if you have concerns, so I want you to know this is probably going to be a topic.

I don't know that the part "medical treatment" means and will get clarification.

From: Chris Reader < creader@wmc.org>
Sent: Tuesday, April 14, 2020 9:19 AM

To: Toftness, Jenny < Jenny. Toftness@legis.wisconsin.gov >; Smith, Heather

< heather. Smith@legis.wisconsin.gov >; Romportl, Dan < Dan.Romportl@legis.wisconsin.gov >

Subject: Sec. 33, work comp

Jenny, Heather, and Dan,

We get that this is a compromise bill, but if amendments are forthcoming on the bill at all, is there a way to look again at Section 33 on work comp? Ideally the state would not create a presumption that an injury happened at work. By law in Wisconsin and in every state, an injury or illness must be work-related and arise out of and in the course and scope of employment. First responders, health care officials, and others who treat infected patients

could already be covered by worker's compensation currently if indeed the illness arose out of their caring for infected patients. This provision however would allow individuals who contract COVID-19 away from work to still make a compensable worker's comp claim if they work in the identified fields. Those are claims that are not rated for under current premiums paid by employers, which are typically local units of government in this case.

If the provision cannot be pulled entirely, I have two separate thoughts for your consideration. First, can the section be tightened? For instance, the term "other emergency services" is very broad. Can that be tightened? Perhaps also declare definitively that the person with the claim had to have been in contact with an infected person?

Here is potential language on those two items:

SECTION 33. 102.03 (6) of the statutes is created to read:

- 102.03 (6) (a) In this subsection, "first responder" means an employee of or volunteer for an employer that provides fire fighting, law enforcement, or medical treatment of COVID-19, and who has regular, direct contact with, or is regularly in close proximity to, patients or other members of the public requiring emergency services, within the scope of the individual's work for the employer.
- (b) For the purposes of benefits under this chapter, where an injury to a first responder is found to be caused by COVID-19 during the public health emergency declared by the governor under s. 323.10 on March 12, 2020, by executive order 72, and ending 30 days after the termination of the order, and where the employee has been exposed to persons with confirmed cases of COVID-19 in the course of employment, the injury is presumed to be caused by the individual's employment.
- (c) An injury claimed under par. (b) must be accompanied by a specific diagnosis by a physician or by a positive COVID-19 test.
- (d) An injury claimed under par. (b) may be rebutted by specific evidence that the injury was caused by exposure to COVID-19 outside of the first responder's work for the employer.

Second, will the state entertain a fund to backfill these presumption claims? Insurance rates are not currently set to handle all claims of the individuals identified in the definition of first responders as compensable claims, as Sec. 33 would require. Similar to keeping UI claims from increasing employer UI taxes, can we ensure that these WC claims automatically presumed to be from work do not increase employer insurance rates by funding them through the state, perhaps out of the federal funds coming WI's way? Particularly hard hit by these rate increases would be local units of government that have such emergency personnel.

Let me know if you have any questions on this.

Thank you for your consideration, and be safe!

Chris

Chris Reader

Senior Director of Workforce & Employment Policy

creader@wmc.org Direct: 608.661.6947 Cell: 608.698.4625

WMC

501 E. Washington Ave. Madison, WI 53703 www.wmc.org

From:

LRB.Legal

To:

Rep.Vos

Cc:

Hanaman, Cathlene; Dodge, Tamara

Subject:

[ELECTRONIC JACKET] LRB 19a1442 Topic: Superamendment to the COVID bill

The jacketed proposal is attached and ready to be printed.

Requester: Rep. Robin Vos



LRBa1442_2.pdf



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State of Misconsin 2019 - 2020 LEGISLATURE

LRBa1442/2 ALL:all

ASSEMBLY AMENDMENT, TO ASSEMBLY BILL 1038

At the locations indicated, amend the bill as follows:

1. Page 26, line 7: after that line insert:

"Section 22d. 70.511 (2) (a) of the statutes is amended to read:

70.511 (2) (a) If the reviewing authority has not made a determination prior to the time of the tax levy with respect to a particular objection to the amount, valuation or taxability of property, the tax levy on the property or person shall be based on the contested assessed value of the property. A tax bill shall be sent to, and paid by, the person subject to the tax levy as though there had been no objection filed, except that the payment shall be considered to be made under protest. The entire tax bill shall be paid when due under s. 74.11, 74.12 or 74.87 even though the reviewing authority has reduced the assessment prior to the time for full payment of the tax billed. The requirement to pay a tax timely under this paragraph does not

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- apply to taxes due and payable in 2020 if paid by October 1, 2020, or by any
 installment date for which taxes are due after October 1, 2020.".
 - **2.** Page 29, line 14: delete the material beginning with "medical," and ending with "or other emergency services" on line 15 and substitute "or medical treatment of COVID-19".
 - **3.** Page 29, line 21: after "order," insert "and where the employee has been exposed to persons with confirmed cases of COVID-19 in the course of employment,".
 - **4.** Page 40, line 2: delete lines 2 to 5 and substitute:
 - "118.38 (4) (a) Beginning on the first day of the public health emergency declared on March 12, 2020, by executive order 72, and ending on October 31, 2020, the department may do all of the following:".
 - **5.** Page 40, line 20: delete the material beginning with that line and ending with page 41, line 2, and substitute:
 - "a. A deadline that occurs during the period beginning on the first day of the public health emergency declared on March 12, 2020, by executive order 72, and ending on October 31, 2020.
 - b. A deadline for a requirement that affects a date during the period beginning on the first day of the public health emergency declared on March 12, 2020, by executive order 72, and ending on October 31, 2020.".
 - **6.** Page 41, line 9: delete lines 9 and 10 and substitute:
- 21 "(c) A waiver under par. (a) 1. applies only to the 2019–20 school year.".
 - **7.** Page 54, line 22: delete the material beginning with "or during" and ending with "pandemic" on line 24 and substitute "and for the 60 days following the date that the state of emergency terminates".

1	8. Page 55, line 15: delete the material beginning with "or during" and ending
2	with "pandemic" on line 17 and substitute "and for the 60 days following the date that
3	the state of emergency terminates".

- 9. Page 60, line 1: delete the material beginning with "taken" and ending with "circumstances" on line 2.
- 6 **10.** Page 60, line 6: delete the material beginning with "relating" and ending with "for" on line 7 and substitute "or".
- 11. Page 60, line 9: delete the material beginning with "occur" and ending with "par. (a)" on line 10 and substitute "relate to health services provided or not provided in good faith".
 - **12.** Page 65, line 10: delete the material beginning with that line and ending on page 66, line 25 and substitute:
 - "1. "Health care provider" means an individual who was at any time within the past 5 years, but is not currently, any of the following, if the individual's credential was never revoked, limited, suspended, or denied renewal:
 - a. A nurse licensed under ch. 441.
 - b. A chiropractor licensed under ch. 446.
- c. A dentist licensed under ch. 447.

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- d. A physician, physician assistant, perfusionist, or respiratory care practitioner licensed or certified under subch. II of ch. 448.
- e. A physical therapist or physical therapist assistant licensed under subch. III of ch. 448 or who holds a compact privilege under subch. IX of ch. 448.
 - f. A podiatrist licensed under subch. IV of ch. 448.
- g. A dietitian certified under subch. V of ch. 448.

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apply:

- h. An athletic trainer licensed under subch. VI of ch. 448.
- i. An occupational therapist or occupational therapy assistant licensed under subch. VII of ch. 448.
 - j. An optometrist licensed under ch. 449.
- 5 k. A pharmacist licensed under ch. 450.
- 6 L. An acupuncturist certified under ch. 451.
- 7 m. A psychologist licensed under ch. 455.
- n. A social worker, marriage and family therapist, or professional counselor certified or licensed under ch. 457.
- o. A speech-language pathologist or audiologist licensed under subch. II of ch.
 459.
 - p. A massage therapist or bodywork therapist licensed under ch. 460.
 - 2. "Health care facility" means a system, care clinic, care provider, long-term care facility, or any other health care facility where health care services are provided.
 - 3. "Temporary credential" mean a visiting, locum tenens, temporary, or similar non-permanent license or certificate.
 - (b) Temporary practice; emergency.
- 1. Notwithstanding ss. 440.982 (1), 441.06 (4), 441.15 (2), 446.02 (1), 447.03 (1), 448.03 (1) (a), (b), and (c) and (1m), 448.51 (1), 448.61, 448.76, 448.961 (1) and (2), 449.02 (1), 450.03 (1), 451.04 (1), 455.02 (1m), 457.04 (4), (5), (6), and (7), 459.02 (1), 459.24 (1), and 460.02, a health care provider may provide services within the scope of the credential that the health care provider previously held if all of the following
 - a. Practice by the health care provider is necessary for an identified health care facility to ensure the continued and safe delivery of health care services.

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- b. The identified health care facility's needs reasonably prevented the health care provider from obtaining a credential before beginning to provide health care services at the facility.
 - c. The health care provider applies for a temporary credential or permanent credential within 10 days of first providing health care services at a health care facility.
 - d. The health care facility notifies the department of safety and professional services within 5 days of the date on which the health care provider begins providing health care services at the facility.
 - 2. A health care provider who provides services authorized under this subsection shall maintain malpractice insurance that satisfies the requirements of the profession for which the health care provider has been licensed or certified.
 - 3. This subsection does not apply 30 days after the conclusion of the period covered by the public health emergency declared on March 12, 2020, by executive order 72.".
 - 13. Page 67, line 13: delete the material beginning with that line and ending on page 69, line 16 and substitute:
 - "1. "Health care provider" means an individual who holds a valid, unexpired license, certificate, or registration granted by another state or territory that authorizes or qualifies the individual to perform acts that are substantially the same as the acts that any of the following are licensed or certified to perform:
 - a. A nurse licensed under ch. 441.
 - b. A chiropractor licensed under ch. 446.
- c. A dentist licensed under ch. 447.

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- d. A physician, physician assistant, perfusionist, or respiratory care practitioner licensed or certified under subch. II of ch. 448.
 - e. a physical therapist or physical therapist assistant licensed under subch. III of ch. 448 or who holds a compact privilege under subch. IX of ch. 448.
 - f. A podiatrist licensed under subch. IV of ch. 448.
- 6 g. A dietitian certified under subch. V of ch. 448.
- 7 h. An athletic trainer licensed under subch. VI of ch. 448.
- i. An occupational therapist or occupational therapy assistant licensed under subch. VII of ch. 448.
 - j. An optometrist licensed under ch. 449.
- 11 k. A pharmacist licensed under ch. 450.
- L. An acupuncturist certified under ch. 451.
- m. A psychologist licensed under ch. 455.
- n. A social worker, marriage and family therapist, or professional counselor certified or licensed under ch. 457.
- o. A speech-language pathologist or audiologist licensed under subch. II of ch.
 459.
- p. A massage therapist or bodywork therapist licensed under ch. 460.
 - 2. "Health care facility" means a system, care clinic, care provider, long-term care facility, or any other health care facility where health care services are provided.
- 3. "Temporary credential" mean a visiting, locum tenens, temporary, or similar non-permanent license or certificate.
 - (b) Temporary practice; emergency.
- 1. Notwithstanding ss. 440.982 (1), 441.06 (4), 441.15 (2), 446.02 (1), 447.03 (1), 448.03 (1) (a), (b), and (c) and (1m), 448.51 (1), 448.61, 448.76, 448.961 (1) and (2),

- 449.02 (1), 450.03 (1), 451.04 (1), 455.02 (1m), 457.04 (4), (5), (6), and (7), 459.02 (1),
 459.24 (1), and 460.02, a health care provider may provide services within the scope
 of the credential that the health care provider holds if all of the following apply:
 - a. Practice by the health care provider is necessary for an identified health care facility to ensure the continued and safe delivery of health care services.
 - b. The identified health care facility's needs reasonably prevented the health care provider from obtaining a credential before beginning to provide health care services at the facility.
 - c. The health care provider applies for a temporary credential or permanent credential within 10 days of beginning to provide health care services at a health care facility.
 - d. The health care facility notifies the department of safety and professional services within 5 days of the date on which the health care provider begins providing health care services at the facility.
 - 2. A health care provider who provides services authorized under this subsection shall maintain malpractice insurance that satisfies the requirements of the profession for which the health care provider has been licensed or certified.
 - 3. This subsection does not apply 30 days after the conclusion of the period covered by the public health emergency declared on March 12, 2020, by executive order 72.".
 - 14. Page 86, line 12: after "2020." insert "A taxation district may not waive interest and penalties as provided in this subsection unless the county board of the county where the taxation district is located first adopts a resolution authorizing such waiver and establishing criteria for determining hardship, and the taxation

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district subsequently adopts a similar resolution. A county that has adopted a resolution authorizing the waiver of interest and penalties under this subsection shall settle any taxes, interest, and penalties collected on or before July 31, 2020, on August 20, 2020, as provided under s. 74.29 (1), and settle the remaining unpaid taxes, interest, and penalties on September 20, 2020. The August 20, 2020, settlement shall be distributed proportionally to the underlying taxing jurisdictions.".

15. Page 86, line 18: after "agriculture," insert "forest products,".

(END)

From:

Duchek, Michael

Sent:

Tuesday, April 14, 2020 3:43 PM

To:

Hanaman, Cathlene

Subject:

FW: Effective date for Work Share portion of LRB-6132

From: Horton, Ryan <Ryan.Horton@legis.wisconsin.gov>

Sent: Tuesday, April 14, 2020 1:00 PM

To: Duchek, Michael < Michael. Duchek@legis.wisconsin.gov>

Cc: Lang, Bob <Bob.Lang@legis.wisconsin.gov>; Ferguson, Paul <Paul.Ferguson@legis.wisconsin.gov>

Subject: RE: Effective date for Work Share portion of LRB-6132

That works!

From: Duchek, Michael < Michael. Duchek@legis.wisconsin.gov >

Sent: Tuesday, April 14, 2020 12:35 PM

To: Horton, Ryan < Ryan. Horton@legis.wisconsin.gov >

Subject: RE: Effective date for Work Share portion of LRB-6132

Page 32, line 8: after "(4)" insert ", but an employer with a work-share program governed by sub. (2) may, while sub. (20) is in effect, apply for a modification under sub. (3m), and that modification application shall be governed by sub. (20)".

From: Horton, Ryan < Ryan. Horton@legis.wisconsin.gov >

Sent: Tuesday, April 14, 2020 12:34 PM

To: Duchek, Michael < <u>Michael.Duchek@legis.wisconsin.gov</u>> **Subject:** FW: Effective date for Work Share portion of LRB-6132

From: Smith, Heather < Heather. Smith@legis.wisconsin.gov >

Sent: Tuesday, April 14, 2020 12:01 PM

To: Lang, Bob < Bob.Lang@legis.wisconsin.gov>; Horton, Ryan < Ryan.Horton@legis.wisconsin.gov>

Subject: FW: Effective date for Work Share portion of LRB-6132

Robin wants me to ask quick about this item below. If you want to call, I'm at my desk 237-9598. TY

From: Susan Quam <SQuam@wirestaurant.org>

Sent: Tuesday, April 14, 2020 8:57 AM

To: Rep. Vos < Rep. Vos@legis.wisconsin.gov >; Sen. Fitzgerald < Sen. Fitzgerald@legis.wisconsin.gov >

Cc: Romportl, Dan < Dan.Romportl@legis.wisconsin.gov >; Smith, Heather < Heather.Smith@legis.wisconsin.gov >;

Toftness, Jenny < <u>Jenny.Toftness@legis.wisconsin.gov</u>>

Subject: Effective date for Work Share portion of LRB-6132

April 13, 2020

TO: Assembly Speaker Robin Vos Senate Majority Leader Scott Fitzgerald Members of the Wisconsin Assembly Members of the Wisconsin Senate

FR: Susan Quam, Executive Vice president

RE: Effective date for Work Share portion of LRB-6132, page 33, line 24.

We appreciate all of the temporary changes made to the Wisconsin Work Share program, which will make the plan accessible to small businesses throughout the state. We are urging you to please consider making the effective date for plans that are covered by these temporary changes retroactive to March 17, 2020, the date the official order to shelter at home was issued.

Businesses began using the Work Share program as a way to retain their employees during the shelter at home order, because those businesses are not receiving revenue due to reduced/no business activities. Many of these businesses would benefit from the flexibility that the temporary changes allow - in many cases, preventing further layoffs or leaving the program and putting more employees on full unemployment benefits.

To not allow businesses who entered the Work Share program after March 17, 2020 to take advantage of the temporary changes is in essence punishing them for being proactive to save employee jobs at early stages of this crisis.

Please make these provisions apply to the businesses who need them most,



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State of Misconsin 2019 - 2020 LEGISLATURE

LRBa1442/3 ALL:all

ASSEMBLY AMENDMENT 4, TO ASSEMBLY BILL 1038

April 14, 2020 - Offered by Representative Vos.

At the locations indicated, amend the bill as follows:

1. Page 26, line 7: after that line insert:

"Section 22d. 70.511 (2) (a) of the statutes is amended to read:

70.511 (2) (a) If the reviewing authority has not made a determination prior to the time of the tax levy with respect to a particular objection to the amount, valuation or taxability of property, the tax levy on the property or person shall be based on the contested assessed value of the property. A tax bill shall be sent to, and paid by, the person subject to the tax levy as though there had been no objection filed, except that the payment shall be considered to be made under protest. The entire tax bill shall be paid when due under s. 74.11, 74.12 or 74.87 even though the reviewing authority has reduced the assessment prior to the time for full payment of the tax billed. The requirement to pay a tax timely under this paragraph does not

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- apply to taxes due and payable in 2020 if paid by October 1, 2020, or by any installment date for which taxes are due after October 1, 2020.".
 - **2.** Page 29, line 14: delete the material beginning with "medical," and ending with "or other emergency services" on line 15 and substitute "or medical treatment of COVID-19".
 - **3.** Page 29, line 21: after "order," insert "and where the employee has been exposed to persons with confirmed cases of COVID-19 in the course of employment,".
 - **4.** Page 32, line 8: after "(4)" insert ", but an employer with a work-share program governed by sub. (2) may, while sub. (20) is in effect, apply for a modification under sub. (3m), and that modification application shall be governed by sub. (20)".
 - **5.** Page 40, line 2: delete lines 2 to 5 and substitute:
 - "118.38 (4) (a) Beginning on the first day of the public health emergency declared on March 12, 2020, by executive order 72, and ending on October 31, 2020, the department may do all of the following:".
 - **6.** Page 40, line 20: delete the material beginning with that line and ending with page 41, line 2, and substitute:
 - "a. A deadline that occurs during the period beginning on the first day of the public health emergency declared on March 12, 2020, by executive order 72, and ending on October 31, 2020.
 - b. A deadline for a requirement that affects a date during the period beginning on the first day of the public health emergency declared on March 12, 2020, by executive order 72, and ending on October 31, 2020.".
 - 7. Page 41, line 9: delete lines 9 and 10 and substitute:
 - "(c) A waiver under par. (a) 1. applies only to the 2019-20 school year.".

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1	8. Page 54, line 22: delete the material beginning with "or during" and ending
2	with "pandemic" on line 24 and substitute "and for the 60 days following the date that
3	the state of emergency terminates".

- **9.** Page 55, line 15: delete the material beginning with "or during" and ending with "pandemic" on line 17 and substitute "and for the 60 days following the date that the state of emergency terminates".
- 7 **10.** Page 60, line 1: delete the material beginning with "taken" and ending with "circumstances" on line 2.
- 9 **11.** Page 60, line 6: delete the material beginning with "relating" and ending with "for" on line 7 and substitute "or".
 - **12.** Page 60, line 9: delete the material beginning with "occur" and ending with "par. (a)" on line 10 and substitute "relate to health services provided or not provided in good faith".
 - 13. Page 65, line 10: delete the material beginning with that line and ending on page 66, line 25, and substitute:
 - "1. "Health care provider" means an individual who was at any time within the past 5 years, but is not currently, any of the following, if the individual's credential was never revoked, limited, suspended, or denied renewal:
 - a. A nurse licensed under ch. 441.
- b. A chiropractor licensed under ch. 446.
- c. A dentist licensed under ch. 447.
- d. A physician, physician assistant, perfusionist, or respiratory care practitioner licensed or certified under subch. II of ch. 448.

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- e. A physical therapist or physical therapist assistant licensed under subch. III of ch. 448 or who holds a compact privilege under subch. IX of ch. 448.
 - f. A podiatrist licensed under subch. IV of ch. 448.
- 4 g. A dietitian certified under subch. V of ch. 448.
- 5 h. An athletic trainer licensed under subch. VI of ch. 448.
- 6 i. An occupational therapist or occupational therapy assistant licensed under subch. VII of ch. 448.
 - j. An optometrist licensed under ch. 449.
 - k. A pharmacist licensed under ch. 450.
- 10 L. An acupuncturist certified under ch. 451.
- m. A psychologist licensed under ch. 455.
- n. A social worker, marriage and family therapist, or professional counselor certified or licensed under ch. 457.
- o. A speech-language pathologist or audiologist licensed under subch. II of ch. 459.
 - p. A massage therapist or bodywork therapist licensed under ch. 460.
 - 2. "Health care facility" means a system, care clinic, care provider, long-term care facility, or any other health care facility where health care services are provided.
 - 3. "Temporary credential" mean a visiting, locum tenens, temporary, or similar non-permanent license or certificate.
 - (b) Temporary practice; emergency.
- 22 1. Notwithstanding ss. 440.982 (1), 441.06 (4), 441.15 (2), 446.02 (1), 447.03 (1),
- 23 448.03 (1) (a), (b), and (c) and (1m), 448.51 (1), 448.61, 448.76, 448.961 (1) and (2),
- 24 449.02 (1), 450.03 (1), 451.04 (1), 455.02 (1m), 457.04 (4), (5), (6), and (7), 459.02 (1),
- 459.24 (1), and 460.02, a health care provider may provide services within the scope

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on page 69, line 16, and substitute:

of the credential that the health care provider previously held if all of the following 1 2 apply: 3 a. Practice by the health care provider is necessary for an identified health care facility to ensure the continued and safe delivery of health care services. 4 5 b. The identified health care facility's needs reasonably prevented the health 6 care provider from obtaining a credential before beginning to provide health care 7 services at the facility. 8 c. The health care provider applies for a temporary credential or permanent 9 credential within 10 days of first providing health care services at a health care 10 facility. d. The health care facility notifies the department of safety and professional 11 12 services within 5 days of the date on which the health care provider begins providing 13 health care services at the facility. 14 2. A health care provider who provides services authorized under this 15 subsection shall maintain malpractice insurance that satisfies the requirements of 16 the profession for which the health care provider has been licensed or certified. 17 3. This subsection does not apply 30 days after the conclusion of the period 18 covered by the public health emergency declared on March 12, 2020, by executive 19 order 72.". 14. Page 67, line 13: delete the material beginning with that line and ending 20

"1. "Health care provider" means an individual who holds a valid, unexpired

license, certificate, or registration granted by another state or territory that

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- authorizes or qualifies the individual to perform acts that are substantially the same as the acts that any of the following are licensed or certified to perform:
 - a. A nurse licensed under ch. 441.
- b. A chiropractor licensed under ch. 446.
- 5 c. A dentist licensed under ch. 447.
- d. A physician, physician assistant, perfusionist, or respiratory care practitioner licensed or certified under subch. II of ch. 448.
- e. A physical therapist or physical therapist assistant licensed under subch. III of ch. 448 or who holds a compact privilege under subch. IX of ch. 448.
 - f. A podiatrist licensed under subch. IV of ch. 448.
 - g. A dietitian certified under subch. V of ch. 448.
- h. An athletic trainer licensed under subch. VI of ch. 448.
- i. An occupational therapist or occupational therapy assistant licensed under
 subch. VII of ch. 448.
- j. An optometrist licensed under ch. 449.
 - k. A pharmacist licensed under ch. 450.
- 17 L. An acupuncturist certified under ch. 451.
- m. A psychologist licensed under ch. 455.
- n. A social worker, marriage and family therapist, or professional counselor certified or licensed under ch. 457.
- o. A speech-language pathologist or audiologist licensed under subch. II of ch. 459.
- p. A massage therapist or bodywork therapist licensed under ch. 460.
- 2. "Health care facility" means a system, care clinic, care provider, long-term 25 care facility, or any other health care facility where health care services are provided.

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- 3. "Temporary credential" mean a visiting, locum tenens, temporary, or similar non-permanent license or certificate.
 - (b) Temporary practice; emergency.
- 1. Notwithstanding ss. 440.982 (1), 441.06 (4), 441.15 (2), 446.02 (1), 447.03 (1), 448.03 (1) (a), (b), and (c) and (1m), 448.51 (1), 448.61, 448.76, 448.961 (1) and (2), 449.02 (1), 450.03 (1), 451.04 (1), 455.02 (1m), 457.04 (4), (5), (6), and (7), 459.02 (1), 459.24 (1), and 460.02, a health care provider may provide services within the scope of the credential that the health care provider holds if all of the following apply:
 - a. Practice by the health care provider is necessary for an identified health care facility to ensure the continued and safe delivery of health care services.
 - b. The identified health care facility's needs reasonably prevented the health care provider from obtaining a credential before beginning to provide health care services at the facility.
 - c. The health care provider applies for a temporary credential or permanent credential within 10 days of beginning to provide health care services at a health care facility.
 - d. The health care facility notifies the department of safety and professional services within 5 days of the date on which the health care provider begins providing health care services at the facility.
 - 2. A health care provider who provides services authorized under this subsection shall maintain malpractice insurance that satisfies the requirements of the profession for which the health care provider has been licensed or certified.
 - 3. This subsection does not apply 30 days after the conclusion of the period covered by the public health emergency declared on March 12, 2020, by executive order 72.".

15. Page 86, line 12: after "2020." insert "A taxation district may not waive interest and penalties as provided in this subsection unless the county board of the county where the taxation district is located first adopts a resolution authorizing such waiver and establishing criteria for determining hardship, and the taxation district subsequently adopts a similar resolution. A county that has adopted a resolution authorizing the waiver of interest and penalties under this subsection shall settle any taxes, interest, and penalties collected on or before July 31, 2020, on August 20, 2020, as provided under s. 74.29 (1), and settle the remaining unpaid taxes, interest, and penalties on September 20, 2020. The August 20, 2020, settlement shall be distributed proportionally to the underlying taxing jurisdictions."

16. Page 86, line 18: after "agriculture," insert "forest products,".

13 (END)

From:

LRB.Legal

To:

Rep.Vos

Cc:

Hanaman, Cathlene; Dodge, Tamara

Subject:

[ELECTRONIC JACKET] LRB 19a1442 Topic: Superamendment to the COVID bill

The jacketed proposal is attached and ready to be printed.

Requester: Rep. Robin Vos



LRBa1442_3.pdf