

State of Misconsin 1997 - 1998 LEGISLATURE

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## SENATE AMENDMENT 3, TO 1997 ASSEMBLY BILL 768

May 7, 1998 – Offered by Senators Burke, Decker, Jauch, Shibilski, Wirch, Grobschmidt, Clausing, C. Potter, Moore, Risser, Plache, Chvala and Moen.

| 1  | At the locations indicated, amend the bill, as shown by assembly substitute            |
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| 2  | amendment 1, as follows:   |
| 3  | <b>1.</b> Page 25, line 10: after that line insert:                                    |
| 4  | "SECTION 19g. 18.13 (4g) of the statutes is created to read:                           |
| 5  | 18.13 (4g) PUBLIC INTERVENOR. Notwithstanding s. 165.075, the public                   |
| 6  | intervenor does not have authority to initiate any action or proceeding concerning     |
| 7  | the issuance of obligations by the building commission under this chapter.".           |
| 8  | <b>2.</b> Page 313, line 20: after that line insert:                                   |
| 9  | "SECTION 393skk. 165.07 of the statutes is created to read:                            |
| 10 | 165.07 Assistant attorney general — public intervenor. (1) The attorney                |
| 11 | general shall designate an assistant attorney general on the attorney general's staff  |
| 12 | as public intervenor. Written notices of all proceedings under chs. 30, 31, 281 to 285 |
| 13 | and 289 to 299, except s. 281.48, shall be given to the public intervenor and to the   |

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administrators of divisions primarily assigned the departmental functions under
 chs. 29, 281, 285 and 289 to 299, except s. 281.48, by the agency head responsible for
 such proceedings. A copy of such notice shall also be given to the natural areas
 preservation council.

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5 (2) The public intervenor shall formally intervene in proceedings described in 6 sub. (1) when requested to do so by an administrator of a division primarily assigned 7 the departmental functions under chs. 29, 281, 285 or 289 to 299, except s. 281.48. 8 The public intervenor may, on the public intervenor's own initiative or upon request 9 of any committee of the legislature, formally intervene in all proceedings described 10 in sub. (1) whenever such intervention is needed for the protection of "public rights" 11 in water and other natural resources, as provided in chs. 30 and 31 and defined by 12the supreme court.

13 (3) Personnel of the department of natural resources shall, upon the request 14of the public intervenor, make such investigations, studies and reports as the public 15intervenor may request in connection with proceedings described in sub. (1), either before or after formal intervention. Personnel of state agencies shall at the public 16 17intervenor's request provide information, serve as witnesses in proceedings 18 described in sub. (1) and otherwise cooperate in the carrying out of the public 19 intervenor's intervention functions. Formal intervention shall be by filing a 20 statement to that effect with the examiner or other person immediately in charge of 21the proceeding. Thereupon the public intervenor shall be deemed a party in interest 22with full power to present evidence, subpoena and cross-examine witnesses, submit 23proof, file briefs or do any other acts appropriate for a party to the proceedings.

24 (4) The public intervenor may appeal from administrative rulings to the courts.
25 In all administrative proceedings and judicial review proceedings the public

intervenor shall be identified as "public intervenor". This section does not preclude
 or prevent any division of the department of natural resources, or any other
 department or independent agency, from appearing by its staff as a party in such
 proceedings.

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SECTION 393skL. 165.075 of the statutes is created to read:

6 **165.075** Assistant attorney general; public intervenor; authority. In 7 carrying out his or her duty to protect public rights in water and other natural 8 resources, the public intervenor has the authority to initiate actions and proceedings 9 before any agency or court in order to raise issues, including issues concerning 10 constitutionality, present evidence and testimony and make arguments.

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**SECTION 393sL.** 165.076 of the statutes is created to read:

12165.076 Assistant attorney general; public intervenor; advisory 13**committee.** The attorney general shall appoint a public intervenor advisory 14 committee under s. 15.04 (1) (c). The public intervenor advisory committee shall 15consist of not less than 7 nor more than 9 members. The members shall have 16 backgrounds in or demonstrated experience or records relating to environmental 17protection or natural resource conservation. At least one of the members shall have 18 working knowledge in business. At least one of the members shall have working 19 knowledge in agriculture. The public intervenor advisory committee shall advise the 20 public intervenor consistent with his or her duty to protect public rights in water and 21 other natural resources. The public intervenor advisory committee shall conduct 22 meetings consistent with subch. V of ch. 19 and shall permit public participation and 23public comment on public intervenor activities.".

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**3.** Page 475, line 12: after that line insert:

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1 "SECTION 665m. 814.245 (2) (d) of the statutes is amended to read:

814.245 (2) (d) "State agency" does not include the <u>public intervenor or</u> citizens
utility board.".

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**4.** Page 522, line 21: after that line insert:

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"(1f) Transfer of public intervenor personnel and effects.

6 (a) Assets and liabilities. On the effective date of this paragraph, the assets and 7 liabilities of the department of natural resources that on October 1, 1997, were 8 primarily related to the functions of the public intervenor, as determined by the 9 secretary of administration, shall become the assets and liabilities of the department 10 of justice.

(b) *Transfer of position and employe*. On the effective date of this paragraph. 11 121.0 FTE GPR attorney who on October 1, 1997, had duties primarily related to the 13public intervenor, as determined by the secretary of administration, is transferred 14from the department of natural resources to the department of justice. The employe transferred under this paragraph has all the rights and the same status under 1516 subchapter V of chapter 111 and chapter 230 of the statutes in the department of 17justice that the employe enjoyed in the department of natural resources on October 18 1, 1997, or on the effective date of this paragraph, whichever date the secretary of 19 administration determines provides the greatest rights and status. 20Notwithstanding section 230.28 (4) of the statutes, no employe so transferred who 21has attained permanent status in class is required to serve a probationary period.

(c) *Tangible personal property*. On the effective date of this paragraph, all
tangible personal property, including records, of the department of natural resources
that on October 1, 1997, was primarily related to the functions of the public

intervenor, as determined by the secretary of administration, is transferred to the
 department of justice.

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(d) Contracts. All contracts entered into by the department of natural resources
in effect on the effective date of this paragraph that are primarily related to the
functions of the public intervenor, as determined by the secretary of administration,
remain in effect and are transferred to the department of justice. The department
of justice shall carry out any such contractual obligations unless modified or
rescinded by the department of justice to the extent allowed under the contract.

9 (e) *Rules and orders*. All rules promulgated by the department of natural resources in effect on the effective date of this paragraph that are primarily related 10 to the functions of the public intervenor, as determined by the secretary of 11 12administration, remain in effect until their specified expiration dates or until 13 amended or repealed by the department of justice. All orders issued by the 14 department of natural resources in effect on the effective date of this paragraph that 15are primarily related to the functions of the public intervenor, as determined by the 16 secretary of administration, remain in effect until their specified expiration dates or 17until modified or rescinded by the department of justice.

(f) *Pending matters*. Any matter pending with the department of natural resources on the effective date of this paragraph that is primarily related to the functions of the public intervenor, as determined by the secretary of administration, is transferred to the department of justice and all materials submitted to or actions taken by the department of natural resources with respect to the pending matter are considered as having been submitted to or taken by the department of justice.".

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- **5.** Page 549, line 14: after that line insert:

## 1 "SECTION 9230. Appropriation changes; justice. $\mathbf{2}$ (1) OFFICE OF PUBLIC INTERVENOR. In the schedule under section 20.005 (3) of the 3 statutes for the appropriation to the department of justice under section 20.455(1)(a) of the statutes, as affected by the acts of 1997, the dollar amount is increased by 4 $\mathbf{5}$ \$120,700 for fiscal year 1998–99, to increase the authorized FTE positions for the 6 department by 1.0 GPR attorney position on the effective date of this subsection for $\mathbf{7}$ the purposes of the public intervenor.". 8

(END)

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