Chapter PI 35

MILWAUKEE PARENTAL CHOICE PROGRAM

PI 35.01 Purpose. Any qualified pupil in grades kindergarten to 12 who meets the requirements under s. 119.23 (2) (a), Stats., may attend any school participating in the Milwaukee parental choice program under s. 119.23, Stats. This chapter establishes approval criteria and requirements for schools participating in the choice program under s. 119.23, Stats., and requirements for receipt of state aid under s. 119.23 (4) and (4m), Stats.

History: CR 16−004 cr. Register July 2016 No. 727 eff. 8−1−16.

PI 35.02 Definitions. In this chapter:

1. “4/year−old kindergarten outreach activities” means the direct services that a school provides to 4/year−old kindergarten parents and primary caregivers that have an educational component that fulfills the requirements of s. 121.004 (7) (cm), Stats.

2. “Average attendance rate” means the rate obtained by dividing the aggregate number of full−time equivalent days of a pupil's actual attendance by the aggregate number of full−time equivalent days the pupil was enrolled.

3. “Choice administrator” means the person designated as such on the notice of intent to participate form under s. PI 35.03 (3) or 35.04 (1) (a) or on the form under s. PI 35.04 (2).

4. “Choice program” means the program established under s. 119.23, Stats., for pupils residing in the city of Milwaukee.

5. “Classroom records” means teacher−originated test scores, report cards, progress reports, and attendance records.

6. “Count date” means the third Friday in September and the second Friday in January except as provided under s. 121.05 (3m), Stats.

7. “Credit” means the credit given to pupils in grades 9 to 12 for successful completion of a school term of study in one course that meets daily for a normal class period or the equivalent established by the governing body of a school.

8. “Department” means the Wisconsin department of public instruction.

9. “Eligible education expenses” has the meaning given in s. 119.23 (7) (am) 1m., Stats.

10. “Financial audit” means the audit of a school required under s. 119.23 (7) (am) 2m. a., Stats., including the audit opinion.

11. “Financially viable” or “financial viability” means the ability of the school to pay for goods and services, make debt service payments, and pay other obligations as they become due.

12. “First time participant” means a school that meets one of the following criteria:

(a) The school did not participate in a program under s. 118.60 or 119.23, Stats., at the time the school submitted a notice of intent to participate in the choice program for the following school year.

(b) The school participated in a program under s. 118.60 or 119.23, Stats., at the time the school submitted a notice of intent to participate in the choice program for the following school year but one of the following occurred:

1. The school voluntarily withdrew from participation in a program under s. 118.60 or 119.23, Stats.

2. The state superintendent issued an order terminating or barring the school’s participation in a program under s. 118.60 or 119.23, Stats.


14. “Grade equivalent” means the scaled score that corresponds to a pupil’s raw score on a standardized achievement test, as determined by the test’s publisher.

15. “New private school” has the meaning given in s. 119.23 (1) (a), Stats.

16. “Official attendance records” means a listing of all kindergarten through grade 12 pupils enrolled in the school by grade level from the student information system required under s. 115.383 (3) (b), Stats.

17. “Parent” means a parent listed on the pupil application submitted under s. PI 35.05 who is one of the following:

(a) The pupil’s biological parent, legal guardian, parent by adoption, or step−parent who resides in the same household as the pupil applicant. A parent on military duty is considered to be residing in the household.

(b) If no individual meets the requirements in par. (a), an individual who has the legal authority to make educational decisions for the pupil.

18. “Professional standards” means all of the following:

(a) Standards established by the accounting examining board under ch. 442, Stats.

(b) Standards issued by the comptroller general of the United States for engagements in which the use of generally accepted governmental auditing standards is required.

(c) Standards issued by the American Institute of Certified Public Accountants.

19. “Reserve” means the difference between the revenue received under ss. 118.60 and 119.23, Stats., and the amount of net eligible education expenses for pupils participating in a program under ss. 118.60 and 119.23, Stats.

20. “School term” has the meaning given in s. 115.001 (12), Stats.

21. “School year” has the meaning given in s. 115.001 (13), Stats.

22. “Standardized achievement test” means a published, nationally normed test that provides a valid and reliable measure
of a pupil’s present achievement level in comparison with age or grade level cohorts.

(23) “State superintendent” means the state superintendent of public instruction.

(24) “Wisconsin parental choice program” means the program established under s. 118.60, Stats., for pupils who reside in Wisconsin but do not reside in the Racine Unified School District or in the city of Milwaukee.

(25) “Working papers” means the record of the audit procedures performed by the auditor, the relevant audit evidence obtained by the auditor, and the conclusions reached by the auditor.

History: CR 16–004: cr. Register July 2016 No. 727, eff. 8–1–16; correction in (3) made under 35.17, Stats., Register July 2016 No. 727.

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PI 35.03 School requirements. (1) PRIVATE SCHOOL. A school participating in the choice program shall be a private school as defined in s. 118.165, Stats.

(2) CHOICE ADMINISTRATOR. The choice administrator shall be one of the following:

(a) An owner of the school.

(b) An individual appointed as the school’s choice administrator by the governing body of the organization operating the school.

(3) NOTICE OF INTENT TO PARTICIPATE. Except as provided under s. PI 35.04 (1) for new private schools, annually by January 10, a school that intends to participate in the choice program in the following school year shall submit to the department a notice of intent to participate. The notice shall include all of the following:

(a) The school’s plan for ensuring it will select pupils on a random basis from a new pool of applicants each school year, as required under s. 119.23 (3) (a), Stats. The school’s plan shall be one of the following:

1. The plan provided by the department.

2. A plan provided by the school and approved by the department. A school using this option shall submit the plan to the department for approval by January 10. If the school does not provide a plan by January 10 or the plan is not approved by the department by January 31, the school shall use the plan provided by the department. If the school makes a change to the plan in a subsequent school year, the school shall submit, with the school’s notice of intent to participate, the revised plan to the department for approval.

(b) The number of spaces the school has available for pupils participating in the choice program.

(c) The open application periods during which the school will accept choice program pupil applications. After January 10, a school may not amend the open application periods it selects.

(d) The name and location of the accredited institution of higher education from which the choice administrator received at least a bachelor’s degree and the date the degree was received, the higher education from which the choice administrator received at least a bachelor’s degree and the date the degree was received, the higher education from which the choice administrator received at least a bachelor’s degree and the date the degree was received.

(e) The signature and mailing address of the choice administrator.

Note: The notice of school’s intent to participate form, which includes the department’s random selection plan, may be obtained at no charge from the Wisconsin department of public instruction’s webpage at http://dpi.wi.gov/sms/choice-programs.

(4) CONTINUING ELIGIBILITY. (a) Annually by October 15, a school participating in the choice program shall submit a report to the department that states which of the following standards under s. 119.23 (7) (a), Stats., the school intends to meet:

1. At least 70% of the choice program pupils attending the school advance one grade level each school year. In this subdivision, “advance one grade level” means successful completion of

2. The school has met the standard selected under par. (a) during that school year.

3. Updates to any of the information submitted under s. 119.23 (2) (c) 2., Stats.

4. The signature of the choice administrator.

(a) Annually by August 1, a school participating in the choice program shall submit to the department all of the following:

1. The information specified under s. 119.23 (6m) (a) and (b) 4., Stats.

2. The governing body members’ signatures required under s. 119.23 (6m) (c), Stats., and the mailing addresses for each governing body member on a form provided by the department.

(b) Annually by August 1, a school participating in the choice program that is not a first time participant shall submit to the department all of the following:

1. The information specified under s. 119.23 (6m) (a) and (b) 4., Stats.

2. The governing body members’ signatures required under s. 119.23 (6m) (c), Stats., and the mailing addresses for each governing body member on a form provided by the department.

Note: The disclosure of information form may be obtained at no charge from the Wisconsin department of public instruction’s webpage at http://dpi.wi.gov/sms/choice-programs.
(6) ACCREDITATION REQUIREMENTS. Annually by January 15, a school that is fully accredited under s. 119.23 (2) (a) 7. , Stats., shall provide to the department a letter from the school’s accrediting agency stating whether the school is accredited as of the date of the letter. The letter shall meet all of the following requirements:

(a) The letter shall include the following information:
1. The school’s name.
2. The school’s address for each location included in the accreditation.
3. The grades accredited.
4. A statement that the school is or is not accredited as of the date of the letter.
(b) The letter shall be dated no earlier than the beginning of the school year.
(c) The letter shall be signed by an authorized member of the accrediting agency.

(7) HOURS OF INSTRUCTION AND ANNUAL SCHOOL BOARD MEETINGS. (a) Annually by May 1, a school continuing in the choice program shall report to the department the hours of instruction for the upcoming school year on a form provided by the department. The hours of instruction shall comply with the requirements under s. 119.23 (2) (a) 8. , Stats.
(b) Notwithstanding par. (a), by January 10, a first time participant school shall report to the department the hours of instruction for the upcoming school year on a form provided by the department.
(c) Annually by October 15, a school shall report to the department the first and last dates of its current school term.
(d) Annually by October 15, a school shall report the dates of the two governing body meetings for the current school year required under s. 119.23 (7) (b) 3m., Stats.
(e) A school shall revise the reports in par. (a) or (b) if it changes its hours of instruction. The school shall submit revisions to the department by May 15 of the current school year. A school may not shorten its school term after the start of the school term without prior written approval from the department.

Note: The hours of instruction form may be obtained at no charge from the Wisconsin department of public instruction’s webpage at http://dpi.wi.gov/sms/choice-programs.

(8) SCHOOL FEES. (a) A school may not charge pupils participating in a choice program for a field trip if the trip is required for a class, is part of the school’s curriculum, or is part of the hours of instruction.
(b) A school may have a written policy indicating it will charge a fine for lost, damaged, or unrecovered school property. The amount of the fine may not exceed the cost of the item.
(c) A school may not impose any fee or other sanction on a parent or pupil for failure to engage in fund raising.

History: CR 16−004: cr. Register July 2016 No. 727, eff. 8−1−16; correction in (5) (a) 1., (b) 1. made under s. 35.17, Stats., Register July 2016 No. 727.

PI 35.04 New private school requirements. (1) PRECEDING AUGUST 1 REQUIREMENTS. A new private school shall participate in a fiscal management training program approved by the department and submit all of the following to the department by August 1 of the school year immediately preceding the school year that the school intends to participate in the choice program:

(a) A new private school’s notice of intent to participate that includes all of the following:
1. The name and location of the accredited institution of higher education from which the choice administrator received at least a bachelor’s degree and the date the degree was received, the number of the choice administrator’s teaching or administrator license issued by the department, or an indication that the administrator is excluded from the requirement under s. 119.23 (2) (c) 2., Stats.
2. The signature and mailing address of the choice administrator.
(b) The information specified under s. 119.23 (6m) (a), Stats.
(c) The governing body members’ signatures required under s. 119.23 (6m) (c), Stats., and the mailing addresses for each governing body member on a form provided by the department.
(d) A statement to the department, in the manner prescribed by the department, stating which standard under s. 119.23 (7) (a), Stats., the school intends to meet.
(e) A cashier’s check for the auditor fee required under s. 119.23 (2) (ag) 1. c., Stats.
(f) A budget and cash flow report, on a form provided by the department, for the following school year that contains all of the following:
1. Anticipated enrollments for all pupils enrolled in the school.
2. Anticipated enrollments for choice program pupils.
3. Estimated total revenues and costs.
4. Estimated amounts required under s. PI 35.10 (3) (a).
5. A schedule of anticipated beginning and ending net assets.
6. A schedule of monthly cash flows.
7. The contingent funding sources the school will use if actual enrollments are less than expected and evidence of the availability of the funding sources.
8. A statement of whether the school has any past due amounts, interest, or penalties due to the U.S. internal revenue service, the Wisconsin department of workforce development, or the Wisconsin department of revenue. An amount must be disclosed even if it is in dispute. If a school has past due amounts, interest, or penalties due to a government entity, the school shall do all of the following:
   a. Disclose to the department the outstanding amount owed.
   b. Submit to the department statements or other correspondence from the government entity stating the amount the government entity claims is due, the amount in dispute, and nature of the amount due.

Note: The notice of school’s intent to participate form for a new school, disclosure of information for new schools, and the budget and cash flow report form may be obtained at no charge from the Wisconsin department of public instruction’s webpage at http://dpi.wi.gov/sms/choice−programs.

(2) NEW PRIVATE SCHOOLS PARTICIPATION INFORMATION. A new private school shall submit the following to the department by January 10 of the school year immediately preceding the school year that the school intends to participate in the choice program:

(a) The school’s plan for ensuring it will select pupils on a random basis from a new pool of applicants each school year, as required under s. 119.23 (3) (a), Stats. The school’s plan shall be one of the following:
1. The plan provided by the department.
2. A plan provided by the school and approved by the department. A school using this option shall submit the plan to the department for approval by January 10. If the school does not provide a plan by January 10 or the plan is not approved by the department by January 31, the school shall use the plan provided by the department. If the school makes a change to the plan in a subsequent school year, the school shall submit, with the school’s notice of intent to participate, the revised plan to the department for approval.
   (b) The number of spaces the school has available for pupils participating in the choice program.
   (c) The open application periods during which the school will accept choice program pupil applications. After January 10, a school may not amend the open application periods it selects.
   (d) The name and location of the accredited institution of higher education from which the choice administrator received at least a bachelor’s degree and the date the degree was received, the number of the choice administrator’s teaching or administrator
license issued by the department, or an indication that the administra-
tor is excluded from the requirement under s. 119.23 (2) (c) 2., Stats.

(e) The signature and mailing address of the choice administra-
tor.

Note: The new private schools participation information form, which includes the department’s random selection plan, may be obtained at no charge from the Wiscon-
sin department of public instruction’s webpage at http://dpi.wi.gov/sms/choice-pro-
grams.

(3) AUDITOR FEE PAYMENT INCREASES. If the amount of the
auditor fee for the school year in which the school will first partici-
pate in the choice program is more than the amount paid in sub.
(1) (e), the new private school shall pay the difference between the
amount paid and the amount owed calculated under s. PI 35.17 (1)
by January 10 of the school year immediately preceding the
school year that the school intends to participate in the choice pro-
gram. The school shall pay the difference with a cashier’s check.

(4) THIRD PARTY PAYROLL PROVIDER. By August 1 of the first
school year in which a new private school intends to participate
in the choice program, a new private school shall submit to the
department an executed contract with a third-party payroll ser-
vice showing that the payroll service will remit federal and state
payroll taxes for each employee of the school.

History: CR 16−004; cr. Register July 2016 No. 727, eff. 8−1−16; correction in
(1) (c) made under s. 35.17, Stats., Register July 2016 No. 727.

PI 35.05 Pupil application requirements. (1) DEFINITIONS. In this section:

(a) “Continuing pupil” means an applicant who participated in
the choice program on the immediately preceding count date or
participated in the Wisconsin parental choice program on one of
the count dates in the immediately preceding school year.

(b) “Prior year” means the calendar year prior to the school
year for which the applicant is applying.

(c) “Family size” means the number of people who reside
together as part of the same household and who are related by
birth, marriage, or adoption. Family size includes parents, pupil
applicants, and other children who share at least one parent by
birth, marriage, or adoption. A parent on military duty is considered to be residing in the household.

(d) “Family income” means the federal adjusted gross income
of the parents included in the family size.

(2) RESIDENCY ELIGIBILITY. A school shall obtain one of the
residency documents specified by the department from an appli-
cant’s parent that shows the applicant resides at the address on the
application at the time of application. The residency document
shall be dated no earlier than 3 months prior to the start of the open
application period in which the school receives the application.
If a school receives a lease agreement as a residency document, the lease
term shall include the date the application was received. The docu-
ment shall contain the parent’s name and address on the application.

(3) ADDRESS VERIFICATION. A school shall verify that the
address on a pupil’s application is in the city of Milwaukee by
using the city of Milwaukee assessor website, the state of Wiscon-
sin’s Statewide Voter Registration System or any other source per-
mitted by the department.

(4) INCOME ELIGIBILITY. A continuing pupil or a pupil on a
choice program waiting list in the preceding school year is not
subject to the income requirements for the choice program. A
school shall determine if all other applicants meet the income eli-
gibility requirements under s. 119.23 (2) (a), Stats., as follows:

(a) If the parent uses the department of revenue income deter-
mation method under s. 119.23 (2) (a) 1., Stats., the school
shall input the parent’s social security number into the online
application system. If the department of revenue is unable to ver-
ify family income, the parent shall use the department of public
instruction income determination method under par. (b).

(b) If the parent uses the department of public instruction
income determination method, the school shall do all of the fol-
lowing:

1. A school shall obtain the income documentation required
by the parent application from the parent. The school shall ensure
the information on the income documentation matches the infor-
mation provided in the online parent application.

2. A school shall determine whether a pupil is income eligible
for the program based on the family size and prior year family
income.

3. A pupil shall be determined ineligible if the application
indicates the parent did not receive any income and the application
does not contain a sufficient explanation of how basic needs are
met.

4. A pupil shall be determined ineligible if the explanation of
how basic needs are met states that income or government assis-
tance was received, but the application states the parent listed on
the application did not receive income or participate in govern-
ment assistance programs.

(5) AGE REQUIREMENT. In order to be eligible for the choice
program, a 4−year−old kindergarten pupil, 5−year−old kindergar-
ten pupil, and a first grade pupil shall attain the ages specified in
s. 118.14 (1), Stats.

(6) APPLICATION RECEIPT. A school may only receive an appli-
cation during an open application period selected by the school
under s. PI 35.03 (3) (c) or 35.04 (2) (c). Except as provided under
sub. (8), the school shall receive all documentation, including the
documentation required under subs. (2) and (4), during the same
open application period in which the school receives the applica-
tion.

(7) INELIGIBLE APPLICATIONS. An application shall be deter-
mined ineligible if any of the following apply:

(a) The application does not comply with this section or s.
119.23, Stats., and a correction of the application under sub. (8)
is not allowable.

(b) The application contains contradictory information.

(8) CORRECTING APPLICATIONS. A school may correct an
application only in the following circumstances and manner:

(a) The school shall correct an application by December 15 for
applications received during an open application period prior to
the third Friday in September and by the due date for the second
Friday in January enrollment audit required under s. PI 35.07 (1)
for applications received during an open application period after
the third Friday in September. If the school does not correct the
application as required in this subsection by the specified date, the
application is ineligible.

(b) The school shall obtain additional residency documenta-
tion after the open application period in which the application was
received if all of the following apply:

1. The school received residency documentation from the
parent during the open application period in which the application
was received and the residency documentation contains the fol-
lowing:

a. An address,

b. The parent’s name, even if the name is misspelled, is abbrevi-
ated, or is a nickname.

2. The additional residency documentation is in the parent’s
name, contains the parent’s correct address, and meets the require-
ments in subs. (2) and (3).

(c) The school shall obtain a prior year tax transcript for each
parent on the application showing that the family is income eligible
for the program based on the prior year income if both of the
following apply:

1. The application indicates the parent on the application
received income.
2. The income documentation provided by the parent during the open application period in which the application was received is not for the correct year or is not the required document for the type of income included on the application.

(d) The school shall obtain a prior year tax transcript for each parent on the application showing a verification of non-filing and support that the parent received the government assistance in the prior year that is identified on the application, or a prior year tax transcript showing the parent did not receive any income in the prior year if both of the following apply:

1. The application indicates the parent on the application did not receive income but participated in government assistance programs.

2. The government assistance programs documentation provided by the parent during the open application period in which the application was received is not for the correct year or is not the required document for the type of government assistance included on the application.

(e) The school shall obtain documentation showing that the pupil participated in kinship or foster care if the application indicates the pupil participated in the kinship or foster care program but the school did not receive documentation that complies with the requirements in sub. (4).

History: CR 16-0045; cr. Register July 2016 No. 727, eff. 8-1-16; correction in (a) made under s. 13.92 (4) (b) 7., Stats., and correction in (d) made under s. 35.17, Stats., Register July 2016 No. 727.

PI 35.06 School year enrollment. (1) APPLICATION ACCEPTANCE. A school may not accept pupil applications until the school has completed all of the following:

(a) The school has submitted to the department its notice of intent to participate for the following school year required under s. PI 35.03 (3) or a new private school has submitted the information required under s. PI 35.04 (2).

(b) The department has approved the school’s plan for randomly selecting pupils to participate in the choice program or the school has adopted the random selection agreement provided by the department as set forth under s. PI 35.03 (3) (a) or 35.04 (2) (a).

(c) The school has paid the nonrefundable auditor fee required under s. 119.23 (2) (a) 3., Stats., or s. PI 35.04 (3).

(2) APPLICATION ELIGIBILITY & VERIFICATION. A school shall make application eligibility determinations based on the requirements in s. PI 35.05. The determination shall be made prior to random selection, prior to the next application period, within 60 days after the school receives the application, or prior to the next count date, whichever occurs first. The school shall also verify applications in the online application system within 60 days after the school receives the application or prior to the next count date, whichever occurs first.

(3) RANDOM SELECTION. A school shall accept pupils on a random basis in accordance with the method submitted to the department and approved under s. PI 35.03 (3) (a) or 35.04 (2) (a).

(4) APPLICATION RETENTION. A school shall retain the following records for at least 5 years from the end of the school year in which the pupil applied to the school unless the department or a law enforcement agency requires the school to retain the records for a longer period:

(a) Electronic or paper copies of pupil paper applications and supporting income and residency documentation required under s. PI 35.05 for all accepted and non-accepted choice pupils who have submitted applications to the school.

(b) Copies of all notices to a pupil or pupil’s parent regarding acceptance and non-acceptance.

(c) Any other correspondence related to a pupil.

(5) SIMULTANEOUSLY ENROLLED PUPIL. A pupil participating in the choice program may not receive a choice program payment under s. 119.23, Stats., and be simultaneously enrolled, in or out of Wisconsin, in another private school, a home-based private educational program, a charter school under s. 118.40 (2r) or (2x), Stats., or a public school district. A pupil receiving a payment under s. 119.23, Stats., may not receive a payment under s. 115.7915 (4m) or 118.60, Stats.

(6) FULL-TIME EQUIVALENT. The amount paid by the department to a school under s. 119.23 (4), Stats., shall be based on the full-time equivalent for each pupil times the payment amount in s. 119.23 (4), Stats. The full-time equivalent shall be determined as follows:

(a) Pupils in grades one through 12 shall be one full-time equivalent.

(b) A kindergarten pupil shall be one-half full-time equivalent except as follows:

1. A pupil enrolled in a 5−year−old kindergarten program that requires full−day attendance for 5 days a week, but not on any day of the week that pupils enrolled in other grades in the school do not attend school, for an entire school term shall be counted as one full−time equivalent.

2. The full−time equivalent for a pupil enrolled in a 5−year−old kindergarten program requiring full−day attendance for fewer than 5 days a week for an entire school term shall be calculated as follows:

   a. Multiply the number of hours in each day in which the pupil is enrolled by the total number of days for which the pupil is enrolled.

   b. Divide the result under subd. 2. a. by the number of hours of attendance per day required of first grade pupils in the public school district in which the school is located.

3. A school may count a pupil enrolled in a 4−year−old kindergarten program that provides the required number of hours of direct pupil instruction under s. 121.02 (1) (f), Stats., as a 0.6 full−time equivalent if the program also annually provides at least 87.5 additional hours of 4−year−old kindergarten outreach activities.

4. For purposes of subds. 1. and 2., “full−day” means the length of the school day required for first grade pupils in the public school district in which a school is operating.

(7) SEPTEMBER 1 APPLICATION AND CLASS LIST SUBMISSION. Annually by September 1, a school shall submit to the department in the online application system or other manner specified by the department all of the following:

(a) All accepted applications.

(b) A class list of all pupils enrolled in the choice program at the school by grade level.

(8) APPLICATION SUBMISSION AND PUPIL COUNT REPORTS. Annually by October 1 and February 1, a school shall submit to the department, using the online application system or other manner specified by the department, all of the following:

(a) A pupil count report stating all of the following:

1. The grade of each pupil participating in the choice program on the immediately preceding count date.

2. Whether each choice program pupil meets the requirements under sub. (9).

3. The total number of pupils in the school on the immediately preceding count date that meet the requirements under sub. (9).

(b) All accepted applications the school received that were not previously reported under sub. (7).

(9) COUNT REQUIREMENTS. A school may include a pupil on its pupil count report under sub. (8) (a) only if one of following applies:

(a) The pupil is in attendance for instruction on the count date.
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(b) The pupil is absent on the count date but attended the school for instruction at least one day during the school term prior to the count date and at least one day after the count date, and the pupil was not enrolled in another school in or out of Wisconsin, including another private school, a home–based educational program, a charter school under s. 118.40 (2r) or (2x), Stats., or a public school district, during the period of absence from the school.

History: CR 16–604; cr. Register July 2016 No. 727; eff. 8–1–16; correction in (1) (b), (3) made under s. 35.17, Stats., Register July 2016 No. 727.

PI 35.07 Enrollment audits. (1) REPORT COMPLETION AND SUBMISSION. A school shall engage an auditor to compile the enrollment audit using agreed upon procedures that identify ineligible pupils for whom the school has received payment under s. 119.23 (4) or (4m), Stats., and additional eligible pupils qualifying the school for a payment. The report shall be prepared in accordance with professional standards and identify the procedures agreed upon by the auditor and the department that were used. A school shall submit an enrollment audit to the department for the following:

(a) The third Friday in September enrollment reported under s. PI 35.06 (8). A school shall submit its third Friday in September enrollment audit by December 15.

(b) The second Friday in January enrollment reported under s. PI 35.06 (8). A school shall submit its second Friday in January enrollment audit by May 1 if the school also participates in a program under s. 118.60, Stats. The school shall submit its second Friday in January enrollment audit by June 30 if the school is not also participating in a program under s. 118.60, Stats.

(c) Notwithstanding par. (b), the second Friday in January enrollment audit shall be submitted to the department by the following September 1 for the school year ending June 30, 2016.

(2) SCHOOL RECORDS. A school shall provide its auditor with the official attendance records and the original classroom records for the auditor’s use in conducting the enrollment audit. The official attendance records shall identify pupils participating in the choice program.

(3) REQUIRED PROCEDURES. An auditor shall complete the procedures specified in the department’s audit guide, including all of the following:

(a) Determine the school’s process for preparing attendance records and accepting and reviewing applications.

(b) If a school counts any 4–year–old kindergarten pupil as a 0.6 full–time equivalent, as provided under s. PI 35.06 (6) (b) 3., verify that the 4–year–old kindergarten program is providing at least 87.5 hours of 4–year–old kindergarten outreach activities as documented by teacher logs.

(c) Complete a fraud risk assessment.

(d) Complete testing of the pupil enrollment software using one of the following:

1. The department’s pupil enrollment software test plan.

2. A pupil enrollment software test plan developed by the auditor. The auditor shall annually submit the plan to the department for approval. The auditor shall not use the test plan until it is approved by the department.

(e) Verify that the total number of pupils participating in the choice program on the official attendance records match the total number of pupils participating in the choice program based on the original classroom records for each grade.

(f) Verify that the total number of pupils attending the school on the official attendance records match the total number of pupils based on the original classroom records for each grade.

(g) Verify the enrollment for all choice program pupil reported on the pupil count report under s. PI 35.06 (8) (a) using the school’s official attendance records.

(h) Verify all of the following:

1. That all choice program pupils the school included on its official attendance records are also included on the original classroom records.

2. That all choice program pupils the school included on the school’s original classroom records are also included on the official attendance records.

(i) Verify that the choice program pupils meet the requirements of s. PI 35.06 (9).

(j) Verify that the school did not receive a payment under s. 119.23 (4) or (4m), Stats., for any of the following:

1. Pupils for whom the school is receiving a childcare payment for all day care.

2. Pupils who are enrolled in a public school district.

3. Pupils participating in the program under s. 115.7915, Stats.

(k) Reconcile tuition revenues and pupils for whom tuition is waived with the school’s official attendance records that identify pupils who do not participate in the choice program. If the school charges a choice program pupil tuition, ensure the school obtained documentation indicating the pupil meets the requirements of s. 119.23 (3m) (b), Stats.

(L) Select a sample of at least 60 pupils not participating in the choice program from original classroom records and verify the school included the selected pupils in the pupil count report under s. PI 35.06 (8). The sample shall include pupils from each classroom. If the pupils are in different classrooms during the day, the auditor may select one period and select pupils from each classroom for that period. If the auditor identifies an auditing exception, the auditor shall increase the sample size in increments of 60 pupils until the auditor finds no additional exceptions or until the auditor verifies that all pupils have been properly included in reported enrollments. If the school has an enrollment of fewer than 60 pupils who did not participate in the choice program, the auditor shall examine records for all pupils who did not participate in the choice program.

(m) Reconcile the enrollment the school reported to the department under s. 115.30 (3), Stats., with the official attendance records of the school.

(n) Verify that the applications for pupils participating in the choice program meet the requirements of s. PI 35.05.

(o) Verify that any pupils in 4–year–old kindergarten, 5–year–old kindergarten, or first grade meet the age requirements in s. 118.14 (1), Stats.

(p) If the school operated a summer school program, review all school documentation to support the summer school report the school filed with the department under s. PI 35.08 (5). The review shall be part of the third Friday in September enrollment audit.

(q) Perform other auditing procedures as agreed upon by the auditor and the department.

(4) CERTIFICATIONS. (a) Upon review of the enrollment audits, the department shall certify an amount due from a school for payments made to the school for ineligible pupils or an amount due to the school for additional eligible pupils. If a school fails to provide an enrollment audit, the department may determine that all choice pupils are ineligible.

(b) A school shall refund to the department the amount certified as due to the department as follows:

1. If the school is currently eligible to receive choice program payments, the department shall reduce the payments made under s. 119.23 (4) and (4m), Stats., by the amount owed.

2. If the school is not currently eligible to receive choice program payments, the school shall refund the department within 30 days of the date of the certification letter.

(c) The department shall pay any additional amount due to a school for qualifying pupils within 60 days of the date of the certification letter.

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PI 35.08 Summer school attendance and payment.

(1) Definition. In this section, "academic purposes" means summer school learning experiences that are related or similar to instruction the school offers during the regular school term or for which credit toward graduation is given.

(2) List of classes. Annually by May 1, a school shall submit the list to the department of academic summer school classes and laboratory periods that the school will provide in the following summer. The department shall annually review the list to ensure the classes are for academic purposes.

(3) Program requirements. (a) To be eligible to receive a choice program summer school payment, a school shall offer no fewer than 19 summer days of instruction during the summer. Each summer day of instruction offered by the school shall be comprised of no fewer than 270 minutes of instruction for academic purposes. A school may count any of the following as instruction for academic purposes:

1. Music programs, lessons, sections, or clinics.
2. Swimming instruction programs, if taught or directed by a teacher on the school site.
3. Field trips if accompanied by a teacher and if all pupils have equal access to the field trips regardless of a pupil’s ability to pay.
   (b) A school may not count any of the following as instruction for academic purposes:
   1. Travel time to events, including field trips.
   2. Performances, including band, orchestra, choir, parade, and theatrical performances.
   3. Recreational programs and team sports.
   4. Participation in fairs or expositions by career and technical student organizations.
   5. Classes taught by a teacher that is funded through Title I of the Elementary and Secondary Education Act.
   6. Any offering not provided or directed by a teacher.

(4) Pupil attendance requirements. A school may include a pupil in its summer school report if all of the following apply:
   (a) The pupil was in the choice program on the second Friday in January during the school term immediately preceding the summer for which the school seeks payment, or the school has accepted the pupil’s choice program application for the school term immediately following that summer.
   (b) The pupil attends summer school instruction for academic purposes for at least 15 days.

(5) Report. Annually by October 1 immediately following summer school, a school counting pupils for choice summer school payment purposes shall submit to the department a summer school report listing the choice program pupils who attended summer school and the number of days the pupils attended. The school shall report this information on a form provided by the department.

Note: A summer school report form may be obtained at no charge from the Wisconsin department of public instruction’s website at http://dpi.wi.gov/sms/choice−programs.

History: CR 16−004; cr. Register July 2016 No. 727, eff. 8−1−16; correction in
(b) under 13.92 (4) (b) 7., Stats., Register December 2016 No. 732.

PI 35.10 Financial audit supplemental schedule.

(1) Eligible education expenses. The eligible education expenses included in the financial audit supplemental schedule shall comply with all of the following:
   (a) Eligible education expenses may only include those expenses that already have or will result in a cash disbursement.
   (b) Eligible education expenses may only include expenses that are in the statement of activities, except for the cost of land.
   The amount that the school paid for land shall be included in the first year the land is used for educational programming using an allocation method under par. (d), if applicable.
   (c) An expense may only be included as an eligible education expense once time.
   (d) If an expense or government assistance revenue is partially related to educational programming, the school shall use an allocation method to determine the portion that is related to educational programming. The allocation methods shall be included in the school’s policy established under s. PI 35.13 (5) (b).
   (e) The following may not be included in kindergarten through grade 12 eligible education expenses:
      1. Contributed services, capital assets, or goods.
      2. Scholarship awards and financial support for pupils to attend the private school, including payments to parents or others on behalf of pupils.
      3. Daycare expenses except expenses for before or after school care for kindergarten through grade 12 pupils that are enrolled in educational programming at the school.

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4. Expenses that are fully included as eligible education expenses under s. PI 49.09 (3) (a).
5. Expenses for pupils who are enrolled in the public school district and attending the private school.

(2) AUDITOR REVIEW OF ELIGIBLE EDUCATION EXPENSES. An auditor shall ensure the eligible education expenses a school included in the supplemental schedule comply with sub. (1) and the policy established under s. PI 35.13 (5) (h).

(3) SUPPLEMENTAL SCHEDULE CALCULATIONS. The supplemental schedule shall calculate all of the following:

(a) Net eligible education expenses for all pupils as follows:
1. Determine the amount of eligible education expenses, excluding eligible education expenses in s. PI 49.09 (3) (a).
2. Subtract all government assistance revenues received for eligible education expenses, excluding eligible education expenses in s. PI 49.09 (3) (a).
3. Subtract fundraising revenue, up to the non–administrative fundraising expenses in subd. 1. In this subdivision, administrative expenses include expenses for school personnel, copying, mailing, or capital assets used for other school purposes.
4. Subtract all insurance proceeds received for eligible education expenses, excluding eligible education expenses in s. PI 49.09 (3) (a).

(b) The net eligible education expenses for pupils participating in a program under ss. 118.60 and 119.23, Stats., as follows:
1. Calculate the percentage of pupils at the school participating in a program under ss. 118.60 and 119.23, Stats., as the full–time equivalent for the pupils participating in a program under ss. 118.60 and 119.23, Stats., compared to the all pupil full–time equivalent. The full–time equivalents shall be based on the average of the full–time equivalents determined in the enrollment audits under s. PI 35.07.
2. Multiply the amount calculated under par. (a) by the percentage under subd. 1.
(c) The reserve balance as follows:
1. Determine the total revenue received under ss. 118.60 and 119.23, Stats.
2. Add the prior year reserve balance, if any.
3. Subtract the amount determined under par. (b).
4. The school’s cash and investment balance that shall be maintained under sub. 4 as follows:
   1. Determine the sum of any remaining depreciation on fixed assets used by the school and any land purchases that have not yet been included in eligible cost under sub. (1) (b).
   2. Subtract the amount under subd. 1. from the amount under par. (c).

(4) MAINTAIN RESERVE BALANCE. The school shall maintain the reserve balance, if positive, for future eligible education expenses for choice pupils. The school’s cash and investment balance shall be at least as much as the amount calculated under sub. (3) (d), if positive. If the school is also participating in the program under s. 115.7915, Stats., the cash and investment balance shall be at least as much as the reserve calculated under this chapter and s. PI 49.09 less the sum of any remaining depreciation on fixed assets used by the school and any land purchases that have not yet been included in eligible cost under sub. (1) (b).

(5) FINAL FINANCIAL AUDIT. If a school ceases to participate or is barred from participating in all of the programs the school is participating in under ss. 118.60 and 119.23, Stats., it shall submit to the department the financial audit required under s. 119.23 (7) (am) 2m. a., Stats., for the final school year in which it participated. If a school fails to submit the financial audit, the school’s net eligible education expenses for the year shall be determined to be zero for purposes of determining the school’s reserve balance.

(6) REFUND OF THE RESERVE. If a school ceases to participate or is barred from participating in all of the programs the school is participating under ss. 118.60 and 119.23, Stats., and the school’s reserve is positive, the school shall refund the reserve balance to the department. The school shall make the refund within 30 days of the date of the closure payment letter sent to the school by the department.

History: CR 16−004: cr. Register July 2016 No. 727, eff. 8−1−16.

PI 35.11 School financial requirements.

(1) ENGAGEMENT LETTER. A school shall have a written engagement letter with each auditor providing services required by this chapter. The school or auditor shall provide a copy of the engagement letter to the department upon request. The written engagement letter shall contain all of the following:

(a) A statement that the auditor shall comply with generally accepted auditing standards and the requirements of this chapter.
(b) A statement that the auditor shall comply with generally accepted governmental auditing standards if other governmental agencies providing funds to the school require such standards.
(c) The responsibilities of the school and the auditor in meeting the requirements of this chapter.
(d) The services the auditor provides to the school that are in addition to those audit and attestation services required under this chapter.
(e) The auditor’s acknowledgement that the department will rely on the auditor’s work to fulfill the department’s responsibilities under s. 119.23, Stats., and this chapter.
(f) The auditor’s compensation for the services the auditor provides to the school.

(2) FINANCIAL ACCOUNTING SYSTEM. A school shall balance the financial accounting system required under s. PI 35.13 (1) and provide the auditor with a trial balance of the account balances.

(3) ADJUSTING ENTRIES. Adjustments to the school’s trial balance recommended by a school’s auditor shall be approved by the school before the entries are recorded in the school’s financial accounting system.

(4) RECORDS RETENTION. A school shall retain all financial and pupil records relating to the enrollment audits under s. PI 35.07, the audit required under ss. PI 35.09 and 35.10, and the report on fiscal and internal control practices under s. PI 35.13 for at least 5 years from the due date of the financial audit, unless the department or a law enforcement agency requests the school retain the records for more than 5 years.

(5) RECORDS AVAILABILITY. A school shall furnish all financial and pupil records the auditor considers necessary to provide the audit opinion or agreed upon procedure reports. Upon request by the department, a school shall provide the department access and copies to the records referenced in the auditor’s working papers.

(6) SCHOOL RESPONSIBILITY. An auditor’s failure to completely or properly perform the responsibilities set forth in s. 119.23, Stats., or this chapter is not a defense to any determination the department makes that there is an amount due from a school or to a school under s. PI 35.07 (4) or 35.10 (6).

(7) AUDITOR BAR. A school participating in the choice program may not engage an auditor who the department bars under s. PI 35.12 (7), 48.12 (7), or 49.11 (7) until such time as the auditor provides evidence acceptable to the department that the auditor has made procedural changes and has successfully completed professional development training that enables the auditor to comply with the requirements of this chapter, chs. PI 48 and 49, and ss. 115.7915, 118.60, and 119.23, Stats.

History: CR 16−004: cr. Register July 2016 No. 727, eff. 8−1−16; correction in (7) made under s. 35.17, Stats., Register July 2016 No. 727.

PI 35.12 Auditor requirements.

(1) INDEPENDENCE REQUIREMENTS. An auditor engaged by a school to meet the requirements under this chapter and s. 119.23, Stats., shall comply
with the standards of the American Institute of Certified Public Accountants, including all of following:

(a) An auditor shall comply with the requirements of s. Accy 1.101.

(b) An auditor shall obtain the school’s trial balance required under s. PI 35.11 (2) if the auditor is completing compilation or review services.

(c) Except as provided in par. (d), an auditor may not post or prepare for posting typical recurring financial transactions to the school’s general ledger, including cash receipts and disbursements, invoices or billings for services, billings from vendors and suppliers, and payroll activity.

(d) An auditor shall obtain written approval of the school’s management prior to posting adjusting, correcting, and closing journal entries to the school’s general ledger. An auditor’s working papers shall document evidence of management approval for all such entries resulting from a financial statement compilation, review, or audit.

(e) If an auditor assists in the preparation of a school’s budget, the auditor shall do all of the following:
   1. Comply with s. Accy 1.201 (1) (e) regarding forecasts.
   2. Identify that such assistance was provided, if required by the department.

(2) INQUIRIES. An auditor shall promptly respond to inquiries or requests made by the department. The auditor shall notify the school of any inquiries or requests made by the department and the auditor’s response.

(3) WORKING PAPERS RETENTION. An auditor shall retain working papers relating to the enrollment audits under s. PI 35.07, the audit required under ss. PI 35.09 and 35.10, and the report on fiscal and internal control practices under s. PI 35.13 for at least 5 years from the due date of the financial audit, unless the department or a law enforcement agency requests the auditor to retain working papers for more than 5 years.

(4) WORKING PAPERS REVIEW. An auditor shall permit the department to review audit working papers prepared in support of the enrollment audits under s. PI 35.07, the audit required under ss. PI 35.09 and 35.10, and the report on fiscal and internal control practices under s. PI 35.13. The auditor shall promptly provide copies of working papers the department requests.

(5) AUDITOR PEER REVIEW REPORT. An auditor completing any of the audits and agreed upon procedure reports under s. 119.23, Stats., or this chapter shall submit the auditor’s peer review required under s. 442.087, Stats., to the department within 30 days of the report’s issuance.

(6) LICENSE REQUIREMENTS. (a) The auditing firm that is engaged by a school to complete the audits and agreed upon procedure reports under this chapter or s. 119.23, Stats., shall be licensed as a certified public accounting firm by the accounting examining board under ch. 442, Stats.

   (b) The individual auditor who signs the engagement letter for the audits and agreed upon procedure reports under this chapter or s. 119.23, Stats., shall be a licensed certified public accountant by the accounting examining board under ch. 442, Stats.

(7) AUDITOR BAR. (a) The department may bar an auditor who fails to timely and properly fulfill the auditing and reporting requirements of this chapter or s. 119.23, Stats.

   (b) An auditor who is barred under par. (a) shall not complete accounting, auditing, or other reporting requirements for any school participating in a program under ss. 115.7915, 118.60, and 119.23, Stats., until such time as the auditor submits to the department evidence acceptable to the department that the auditor has made procedural changes to the manner in which the auditor conducts an audit and has successfully completed professional development training that will enable the auditor to comply with the requirements of this chapter, chs. PI 48 and 49, and ss. 115.7915, 118.60, and 119.23, Stats.

History: CR 16−004; cr. Register July 2016 No. 727, eff. 8−1−16; correction in (3), (7) (b) made under s. 35.17, Stats., Register July 2016 No. 727; correction in (7) (a) made under s. 35.17, Stats., Register December 2016 No. 732.

PI 35.13 Fiscal and internal control practices.

(1) FINANCIAL ACCOUNTING SYSTEM. A school participating in the choice program shall use a double entry financial accounting system organized in a manner that enables preparation of the audit under ss. PI 35.09 and 35.10 and contains any other information necessary to fiscally manage the school. The accounting system shall identify all sources of funding a school uses in the school’s operation. The accounting system shall identify all of the following if the school receives revenue from the specified source:

(a) Revenue from pupils participating in the choice program.

(b) Revenue from parents or other privately paid tuition pupils.

(c) Revenue from the school district in which the school is located for instruction of pupils enrolled in the school.

(d) Revenue from the school district in which the school is located for transportation of the school’s pupils.

(e) Revenue from federal, state, and local governments.

(2) CONTINUING SCHOOL BUDGET. A school that is not a first time participant shall complete all of the following:

   (a) Annually by June 30, a budget for the following school year that contains all of the following:

      1. Anticipated enrollments for all pupils enrolled in the school.
      2. Anticipated enrollments for choice program pupils.
      3. Estimated total revenues and costs.
      4. Estimated amounts required under s. PI 35.10 (3) (a).
      5. A schedule of anticipated beginning and ending net assets.
      6. Identification of the contingent funding sources the school will use should actual enrollments be less than expected.

   (b) If a school’s actual third Friday in September enrollment for all pupils or for choice program pupils varies by 20% or 20 pupils, whichever is less, from the anticipated enrollments the school used in the budget required under par. (a), the school shall, annually by November 1, complete a revised budget containing all of the following:

      1. The information required in par. (a) that reflects revenues resulting from the school’s actual third Friday in September enrollment.
      2. Any other required budget changes related to the change in revenues resulting from the school’s actual third Friday in September enrollment.

(3) EXPENSE PAYMENT. A school shall pay in full all of the following as required by the written agreement or, if there is no written agreement, within 90 days of the receipt of the invoice or payment request:

   (a) Amounts owed to vendors.

   (b) Reimbursements to employees and other persons for expenses incurred on behalf of the school. A school may only reimburse an employee or other person if the employee or other person submits receipts supporting the reimbursement to the school and the request for reimbursement is made within the time period specified in the school’s written policy for reimbursement. The school shall retain a record of all reimbursements, including supporting receipts.

(4) EMPLOYEE COMPENSATION. A school shall do all of the following:

   (a) Have a signed, written agreement for each employee stating the employee’s compensation.

   (b) Provide each employee with a document that states the dates that the school will pay the employee.
provide a copy of this document to the employee before the school makes the first payment required by the document.

(c) Provide a written document to the employee specifying any changes to a document under par. (a) or (b) before any change is effective.

(d) Make payments to employees based on the documents in pars. (a) to (c).

(5) **FINANCIAL INTERNAL CONTROL SYSTEM.** A school shall have an adequate system of financial internal controls which requires a school to do all the following:

(a) Deposit all receipts and pay all disbursements from a depository account maintained solely for the school’s purposes unless the operating organization’s financial accounting system separately identifies the school’s transactions and account balances. The depository account the school or its operating organization uses for school purposes shall be located in the state of Wisconsin.

(b) Maintain documentation as to the nature and source of all cash receipts.

(c) Use pre-numbered checks for all non-electronic school disbursements except those from a petty cash fund.

(d) Maintain invoices and payment requests supporting disbursements.

(e) Ensure that no checks or other withdrawals are denied due to insufficient funds.

(f) Authorize electronic fund transfers by the school in accordance with a policy established by the school.

(g) Reconcile the school’s bank accounts on a monthly basis.

(h) Establish a policy indicating what expenses will be included in eligible education expenses and the methods that will be used to allocate any expenses or government assistance revenues that are related to eligible education expenses and other activities.

(6) **GOVERNMENT AGENCY FILINGS AND PAYMENTS.** A school shall be current with all of the following:

(a) Filing, payments, and withholdings payment requirements of the U.S. internal revenue service.

(b) Filing, payments, and withholdings payment requirements of the Wisconsin department of revenue.

(c) Filing and payment requirements of the Wisconsin department of workforce development.

(d) Filing and payment requirements of the Wisconsin department of financial institutions.

(e) Filing requirements of the Wisconsin department of safety and professional services.

(f) Auditing requirements of federal, state, and local government entities. The school shall submit to the department a copy of audit reports issued or revisions of such reports within 30 days of submission to the requiring government agency.

(7) **LIABILITY INSURANCE.** A school shall have insurance coverage provided by an insurance company licensed to do business in the state of Wisconsin or by a non-profit, tax exempt mutual protective organization covering risks of schools of, and controlled by, a religious denomination. All coverage shall be on an occurrence form or a claims made basis. A school’s minimum insurance coverage shall be as follows:

(a) Worker's compensation insurance as specified in ch. 102, Stats.

(b) Commercial general liability insurance in the following amounts unless the coverage amounts are based on a written recommendation of a risk or insurance consultant.

1. For each occurrence, minimum coverage in the amount of $1,000,000.

2. Personal injury coverage of not less than $1,000,000.

(c) Umbrella excess liability insurance with an aggregate limit minimum coverage of $5,000,000, unless the coverage amount is based on a written recommendation of a risk or insurance consultant.

(d) Auto liability insurance with a combined single limit minimum coverage of $1,000,000 for each accident unless the coverage amount is based on a written recommendation of a risk or insurance consultant.

(e) Errors and omissions insurance for school management with an aggregate limit minimum coverage of $1,000,000 unless the coverage amount is based on a written recommendation of a risk or insurance consultant.

(f) Sexual misconduct liability insurance with an aggregate limit minimum coverage of $1,000,000 unless the coverage amount is based on a written recommendation of a risk or insurance consultant.

(8) **SCHOOL BUS.** If a school operates or contracts for the operation of school buses with an organization other than a Wisconsin school district, the school or the contracted operator shall have school bus insurance as required under s. 121.53, Stats., and complete the inspections required under s. Trans 300.87. The school may not contract for the school bus operation with an organization other than a Wisconsin school district unless the operator has provided the school with a certificate of insurance meeting the requirements of s. 121.53, Stats., and has completed the inspection report required under s. Trans 300.87.

(9) **ALTERNATIVE VEHICLE PUPIL TRANSPORTATION.** Any motor vehicle, other than school buses, used by a school to provide pupil transportation shall comply with the conditions specified in s. 121.555, Stats.

(10) **RISK MANAGEMENT AND INSURANCE EVALUATION.** A school shall have a written risk management and insurance evaluation completed by a risk or insurance consultant at least once every 3 years.

(11) **FIDELITY BOND.** A school shall have a fidelity bond indemnifying the school against loss resulting from dishonesty, malfeasance, or neglect by owners, officers, and employees.

(12) **EMPLOYEE EDUCATION.** A school shall ensure all teachers, administrators, and teacher aides meet the requirements of s. 119.23 (2) (a) 6, and (7) (b) 3., Stats., and s. PI 35.16, unless a teacher or administrator is exempt under s. 119.23 (2) (c), Stats.

(13) **MANAGEMENT LETTER REVIEW.** An auditor shall review the management letter required under s. 119.23 (7) (am) 2m, a., Stats., and determine whether a school has properly remediated any concerns raised by the auditor in the letter. If the auditor determines a concern has not been properly remediated by the school, the auditor shall include the following in the report:

(a) The concern that has not been properly remediated.

(b) The action the school has taken to remediate the concern.

(c) The potential impact of not resolving the concern.

(d) Recommendations for resolving the concern.

(14) **FISCAL AND INTERNAL CONTROL PRACTICES REPORT.** A school shall engage an auditor to submit a report to the department by December 15 attesting to the school’s compliance or non-compliance with the fiscal and internal control practices required in this section. The report shall meet all of the following requirements:

(a) The report shall be prepared in accordance with professional standards and identify the procedures agreed upon by the auditor and the department that were used in determining compliance or non-compliance. In making such a determination, the auditor shall not rely on oral or written representations of the school’s management or staff.

(b) If the auditor determines that the school has not complied with the fiscal and internal control practices required in this section, the report shall include a letter from the school describing the
reasons for noncompliance and the corrective action the school is taking.

Note: The fiscal and internal control practices report may be obtained at no charge from the Wisconsin department of public instruction’s webpage at http://dpi.wi.gov/sms/choice—programs.

History: CR 16–004: cr. Register July 2016 No. 727, eff. 8–1–16; correction in (1) (intro.) made under s. 35.17, Stats., Register July 2016 No. 727.

PI 35.14 First time participant financial requirements. (1) MAY 1 REQUIREMENTS. By May 1 of the school year immediately preceding the first school year in which a first time participant school intends to participate in the choice program, a first time participant school shall participate in a fiscal management training program approved by the department and submit to the department all of the following:

(a) A budget and cash flow report, on a form provided by the department, for the following school year that contains all of the following:

1. Anticipated enrollments for all pupils enrolled in the school.
2. Anticipated enrollments for choice program pupils.
3. Estimated total revenues and costs.
4. Estimated amounts required under s. PI 35.10 (3) (a).
5. A schedule of anticipated beginning and ending net assets.
6. A schedule of monthly cash flows.
7. The contingent funding sources the school will use if actual enrollments are less than expected and evidence of the availability of the funding sources.
8. A statement of whether the school has any past due amounts, interest, or penalties due to the U.S. internal revenue service, the Wisconsin department of workforce development, or the Wisconsin department of revenue. An amount must be disclosed even if it is in dispute. If a school has past due amounts, interest, or penalties due to a government entity, the school shall do all of the following:
   a. Disclose to the department the outstanding amount owed.
   b. Submit to the department statements or other correspondence from the government entity stating the amount the government entity claims is due, the amount in dispute, and nature of the amount due.
   (b) Examples of each type of written document used to satisfy the requirements under s. PI 35.13 (4) (a).
(c) A schedule of the pay dates for the school.
(2) UPDATED BUDGETS. By November 1 of a first time participant’s first year of participation, a first time participant school shall revise and submit to the department the information required in sub. (1) to reflect the school’s actual third Friday in September enrollments and any related changes in revenues, costs, and monthly cash flow requirements.

Note: A budget and cash flow report form may be obtained at no charge from the Wisconsin department of public instruction’s webpage at http://dpi.wi.gov/sms/choice—programs.

History: CR 16–004: cr. Register July 2016 No. 727, eff. 8–1–16.

PI 35.15 Lack of financial viability and going concern determinations. (1) INDICATORS. Any of the following shall be indicators that a school does not have the ability to continue as a going concern or that the school does not meet the financial viability requirements under s. 119.23 (7) (am) 2m. b. or (d) 2., Stats.: (a) The budget and statement of cash flows required under s. PI 35.13 (2) or 35.14 show the school has inadequate revenues and other financial resources to fund current operations, has negative cash flows, has a negative net asset balance, or has a net operating loss.

(b) The audit opinion statement included in the financial audit contains a qualification as to the school’s ability to continue as a going concern.

(c) The school failed to make payments as required under s. PI 35.13 (3) or (4).
(d) The school failed to be current with filings, payments, or withholdings payments required under s. PI 35.13 (6).
(e) The audit reports required under s. PI 35.13 (6) (f) contain questioned costs or compliance findings that may affect the school’s ability to continue.

(f) The school has a negative net asset balance in its financial audit.

(g) The school has a negative net current obligation in its financial audit. The net current obligation shall be calculated as the current assets less the current liabilities.

(b) The school has a net loss in its financial audit.

(2) INFORMATION TO BE SUBMITTED. A school shall submit to the department any information the department requires to determine the ability of the school to continue financially, including an audit of the school’s legal operating organization prepared in accordance with generally accepted accounting principles. The school shall provide the department authority to speak directly to the U.S. internal revenue service, the Wisconsin department of revenue, or the Wisconsin department of workforce development to determine the school’s compliance with the requirements under s. PI 35.13 (6).

(3) NOTIFICATION OF FINANCIAL IMPAIRMENTS. The school shall promptly notify the department in writing of impairments in the school’s ability to finance its operations.

(4) NOTIFICATION OF CEASING OPERATIONS. A school participating in the choice program shall notify the department immediately of a decision to cease educational program operations.

(5) TRAINING. Upon the request of the department, a school that has one or more of the indicators in sub. (1) shall attend a fiscal management training approved by the department.

(6) FINANCIAL VIABILITY REVIEW AND SURETY BOND REQUIRE- MENT. (a) The state superintendent shall review information submitted under s. 119.23, Stats., and this chapter and determine whether a school is financially viable.

(b) If the state superintendent determines that a school is not financially viable, the state superintendent may require a school to immediately obtain a surety bond. The surety bond shall be made payable to the state of Wisconsin. The purpose of the bond shall be to protect the department and the taxpayers of Wisconsin against loss in the event of any of the following:

1. The school fails to timely file the reports required under s. PI 35.07 (1) or s. 119.23 (7) (am) 2m. a., Stats.
2. The school fails to timely refund any amount certified due from the school under s. PI 35.07 (4).
3. The school fails to timely repay the reserve balance under s. PI 35.10.

(c) The amount of the bond required under par. (b) shall be equal to 25% of the total current school year payment amount as determined under s. 119.23 (4) and (4m), Stats.

(d) The bond shall remain in force until all of the following occur:

1. The school has a positive net asset balance for two consecutive school years, as indicated in the school’s financial audit. The net asset balance used for this determination may only include pledge receivables or other receivables for which the school receives cash payments within one year of the date pledged or within one year of the date the amount is included as a receivable.

2. The school has a positive net current obligation for two consecutive school years, as shown by the school’s financial audit. The net current obligation shall be calculated as the current assets less the current liabilities. The asset balance used for this determination may only include pledge receivables or other receivables for which the school received cash payments within one year of the date pledged or within one year of the date the amount is included as a receivable.
3. The school has net income for two consecutive school years, as indicated in the school’s financial audit. The net income used for this determination may only include revenue for which the school receives cash payments within one year of the date pledged or within one year of the date the school includes the amount as revenue.

4. The school pays all amounts owed to the U.S. internal revenue service, Wisconsin department of revenue, and Wisconsin department of workforce development on a timely basis for two consecutive years, including full payment of any wage claims and past due amounts, interest, and penalties. The school shall submit to the department a letter from each of these entities indicating compliance with this requirement and provide the department the authority necessary to speak directly to these agencies to confirm compliance.

5. The school has paid all vendors and employees as required by s. PI 35.13 (3) and (4) for two consecutive years.

6. The school’s financial audit does not contain a qualified audit opinion or an expression of the auditor’s doubt as to the school’s ability to continue as a going concern for two consecutive years.

7. If the school’s financial audit does not include all revenues, expenditures, assets, and liabilities of the legal operating organization of the school, the school shall submit to the department financial statements for the school’s legal operating organization prepared in accordance with generally accepted accounting principles that meet all of the following requirements:
   a. The financial statements do not contain a qualified audit opinion or an expression of the auditor’s doubt as to the organization’s ability to continue as a going concern.
   b. The financial statements are two-year comparative financial statements that include the audit of the full-year financial information for the school years in which the requirements in subs. 1. to 6. are satisfied.
   c. The financial statements show that the legal operating organization of the school also meets the requirements under subs. 1. to 5.
   (e) If the school is unable to complete the requirements in par. (d) within 5 years from the date the department initially requires a surety bond or if the school’s financial position worsens, the department may terminate the school from the program.
   (f) Upon the request of the department, a school that is required to provide a surety bond under par. (b) shall do all of the following:
      1. Attend fiscal management trainings.
      2. Submit to the department budget and cash flow reports and turnaround plans as prescribed by the department.

**PI 35.15** Administrator, teacher and teacher aide requirements. (1) Definitions. In this section:
   (a) “Accredited institution of higher education” means an institution that is listed on the U.S. Department of Education Database of Accredited Postsecondary Institutions and Programs.
   (b) “Administrator” has the meaning given in s. 119.23 (1) (ae), Stats.
   (c) “Teacher” has the meaning given in s. 119.23 (1) (d), Stats.
   (d) “Teacher aide” means any individual assisting with educational programming who is not a teacher or volunteer.
   (2) Administrator and teacher requirements. Except as provided under s. 119.23 (2) (c), Stats., all administrators and teachers at a school shall comply with the requirements under s. 119.23 (2) (a) 6., Stats., whether they are a paid employee, substitute, independent contractor, or uncompensated volunteer.
   (3) Teacher aide requirements. All teacher aides at the school shall comply with the requirements under s. 119.23 (7) (b)
or s. 119.23, Stats. The state superintendent shall make the payments as follows:

1. SEPTEMBER PAYMENT. The state superintendent shall calculate the September payment as the full−time equivalent for the choice program pupils multiplied by the per pupil payment amount determined under s. 119.23 (4), Stats., multiplied by 25%. The full−time equivalent for the choice program pupils at the school as of September 1 shall be based on the report submitted under s. PI 35.06 (7). The state superintendent may not make a September payment to a school that has ceased instruction prior to the payment date.

2. NOVEMBER PAYMENT. The department shall calculate the November payment as the full−time equivalent for the choice program pupils multiplied by the per pupil payment amount determined under s. 119.23 (4), Stats., multiplied by 50% less the September payment received for the pupil. The full−time equivalent for the choice program pupils shall be based on the choice program pupils reported by October 1 in the school’s pupil count report required under s. PI 35.06 (8) unless a pupil is determined ineligible by the department. The November payment shall include any payments due to the school for summer school instruction of choice program pupils in the immediately preceding summer as indicated in the report submitted under s. 119.23 (4) (a), Stats., unless otherwise determined ineligible by the department. The department may not make a November payment to a school that has ceased instruction prior to the payment date.

3. FEBRUARY PAYMENT. The department shall calculate the February payment as the full−time equivalent for the choice program pupils multiplied by the per pupil payment amount determined under s. 119.23 (4), Stats., multiplied by 25%. The full−time equivalent for the choice program pupils shall be based on the choice program pupils reported in the school’s pupil count report required by February 1 under s. PI 35.06 (8) unless a pupil is determined ineligible by the department. The department may not make a February payment to a school that has ceased instruction prior to the payment date.

4. MAY PAYMENT. The department shall calculate the May payment as the full−time equivalent for the choice program pupils multiplied by the per pupil payment amount determined under s. 119.23 (4), Stats., multiplied by 25%. The full−time equivalent for the choice program pupils shall be based on the choice program pupils reported in the school’s pupil count report required by February 1 under s. PI 35.06 (8) unless a pupil is determined ineligible by the department. The department may not make a May payment to a school that has ceased instruction prior to the payment date.

History: CR 16−004; cr. Register July 2016 No. 727, eff. 8−1−16; correction in (intro.) made under s. 35.17, Stats., Register July 2016 No. 727.

PI 35.20  Department authority. (1) INQUIRIES. Except as provided under s. 119.23, Stats., the department may make inquiries to ascertain the accuracy and completeness of information contained in audits or reports required under s. 119.23, Stats., or this chapter. Schools and auditors shall promptly respond to inquiries made by the department.

(2) TRAINING. The department may provide training to school staff and auditors. The department may charge a reasonable fee for providing training under this subsection.

(3) DISQUALIFIED PERSON. The department may disqualify a person under s. 119.23 (1) (ag), Stats., whether the individual is compensated or uncompensated.

History: CR 16−004; cr. Register July 2016 No. 727, eff. 8−1−16.

PI 35.21  Request for a hearing on department action. (1) WHO MAY REQUEST. A person or school adversely affected by an action of the department under this chapter or s. 119.23, Stats., may request a contested case hearing on that action. A request for a contested case hearing shall be filed with the office of legal services within 14 days of the date of the department’s action.

Note: See s. 227.42, Stats. A request for a contested case hearing may be filed with the office of legal services at the following address:

Office of Legal Services
Wisconsin Department of Public Instruction
125 S. Webster St.
PO Box 7841
Madison, WI 53707−7841

(2) REQUEST FORM. (a) A request for a contested case hearing under sub. (1) shall be in writing and shall describe all of the following:

1. The department action on which a hearing is requested.
2. The requester’s substantial interest claimed to be adversely affected.
3. How the department’s action adversely affected the requester’s substantial interest.
4. The grounds for the hearing request, including each of the specific material facts or legal issues that are in dispute. Any material fact or legal issue that is not disputed shall be deemed admitted.
5. The relief sought.

(b) Upon the request of the department, the person or school who filed a request for a hearing under sub. (1) shall provide the department with any additional clarifying information the department determines is necessary to decide whether to grant or deny a hearing request.

(3) GRANTING OR DENYING REQUEST. (a) The department shall grant or deny a request for a contested case hearing under sub. (1) within 20 days after a request is filed, unless the person or school requesting the hearing agrees to an extension of time. The department may grant a request for a contested case hearing if, upon preliminary review, it appears that all of the following apply:

1. The department has jurisdiction over the matter.
2. The request for a hearing complies with the requirements under subs. (1) and (2).
3. The requester is entitled to a hearing under s. 227.42, Stats.

(b) Any action taken by the department which is contested under sub. (1) shall remain in effect until the state superintendent issues a final decision and order under s. 227.47, Stats.

(4) TRANSCRIPT. (a) Upon filing a written request with the department, any party in a contested case hearing may obtain a written transcript of the hearing. Except as provided in par. (b), the department shall charge the requesting party the actual cost to produce the transcript.

(b) The department may provide a written transcript free of charge to a requesting party if the requesting party demonstrates, to the department’s satisfaction, that the requesting party is indigent and has a legal need for the transcript.

History: CR 16−004; cr. Register July 2016 No. 727, eff. 8−1−16.