WISCONSIN LEGISLATIVE COUNCIL STAFF

RULES CLEARINGHOUSE

Ronald Sklansky Director (608) 266–1946

Richard Sweet Assistant Director (608) 266–2982



David J. Stute, Director Legislative Council Staff (608) 266–1304

One E. Main St., Ste. 401 P.O. Box 2536 Madison, WI 53701–2536 FAX: (608) 266–3830

CLEARINGHOUSE RULE 95–094

Comments

[<u>NOTE</u>: All citations to "Manual" in the comments below are to the <u>Administrative Rules Procedures Manual</u>, prepared by the Revisor of Statutes Bureau and the Legislative Council Staff, dated October 1994.]

2. Form, Style and Placement in Administrative Code

In the treatment clause of SECTION 4, it is unnecessary to include "as renumbered."

5. Clarity, Grammar, Punctuation and Use of Plain Language

a. In s. HAS 1.01 (2a) (a), the second comma should be deleted.

b. In s. HAS 1.01 (2a) (b), the second comma should be deleted. In that paragraph, does the phrase "appropriate direct observations" provide sufficient guidance for the licensees to whom the rule applies? Can the language of the rule or perhaps a note to the rule be more specific?

c. Section HAS 1.01 (5n) seems incomplete. Also, if "sufficient cause" is only used in s. HAS 2.01 (3), can the definition be deleted and its substance included in s. HAS 2.01 (3)?

d. Under HAS 2.01 (4) (b), it appears that there is no stated limit on the number of audiology interns that a licensee may supervise at one time (assuming the number does not exceed the interns who may hold a training permit to practice under the licensee). Is that intended? Would the last sentence of that paragraph be better stated as follows: "No more than a total of 3 licensees on any single day may supervise the practice of fitting of hearing instruments by an audiology intern."?