



WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

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CLEARINGHOUSE RULE 03-007

Comments

[NOTE: All citations to “Manual” in the comments below are to the Administrative Rules Procedures Manual, prepared by the Revisor of Statutes Bureau and the Legislative Council Staff, dated October 2002.]

1. Statutory Authority

In s. Trans 2.06 (1) (b), (2) (a) 1. and 2., (b) 1. to 3., (c) 1. to 4., (d) 1. and 2. and (3), point values for specific evaluation criteria and minimum scores for funding consideration are deleted. Regardless of whether all criteria and point values will continue to be printed in the application, these point values are policy determinations and therefore should be specified in the rule. If modifications to these point values or minimum scores are sought in the future, it should be done through the administrative rule process.

2. Form, Style and Placement in Administrative Code

a. In the analysis, the first section of the statutes listed in the statement of statutory authority should be s. 85.16 (1), Stats.

b. In s. Trans 2.04 (3), the phrase “~~and previous federal other~~” should be replaced by the phrase “~~and previous other~~ federal.” The term “federal sec. 5310 program” is defined in s. Trans 2.015 (3).

c. In s. Trans 2.055 (9), the phrase “may not be” should be amended to read “is not.”