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## WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

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**Ronald Sklansky**  
*Clearinghouse Director*

**Richard Sweet**  
*Clearinghouse Assistant Director*

**Terry C. Anderson**  
*Legislative Council Director*

**Laura D. Rose**  
*Legislative Council Deputy Director*

### CLEARINGHOUSE RULE 10-081

#### Comments

**[NOTE: All citations to “Manual” in the comments below are to the Administrative Rules Procedures Manual, prepared by the Legislative Reference Bureau and the Legislative Council Staff, dated September 2008.]**

#### **2. Form, Style and Placement in Administrative Code**

- a. In s. RL 7.02 (1), “credentialing” should replace “credential.”
- b. In s. RL 7.03 (3), “s. RL 2.035” should replace “s. RL 2.05.”

#### **4. Adequacy of References to Related Statutes, Rules and Forms**

a. In the “Illinois” section of the rule summary, the agency might consider replacing “section 1285.235 of the Illinois Rules” with “Ill. Admin. Code tit. 68, s. 1285.235” or a similar citation to clarify the reference. In addition, should Ill. Admin. Code tit. 68, ss. 1305.75 and 1360.86, relating to impaired advanced practice nurses and podiatric physicians, also be cited in this section?

b. In the “Iowa” section of the rule summary, the agency might consider replacing “Iowa administrative code s. 653.14” with “Iowa Admin. Code 653-14.1 to 653-14.11” or a similar citation to clarify the reference. In addition, the agency should check the website address included in this section.

c. In the “Michigan” section of the rule summary, the agency should clarify the reference to “Section 333, Public Health Code” in a manner similar to that described in a. and b. above.

- d. In the “Minnesota” section of the rule summary, “ss. 214.31 to 214.37” should replace “s. 214.31-214-37.”
- e. In SECTION 3, “RL 7.02” should replace “RL 7.01.”
- f. In SECTION 15, “to chapter RL 7” should be inserted after “Appendix I.”

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

- a. In the “Minnesota” section of the rule summary, the last sentence is an incomplete sentence.
- b. In s. RL 7.01 (2), “that” should replace “which” on the fifth line of the subsection.
- c. In s. RL 7.04 (3), the agency should specify who should make a referral to the division.
- d. In s. RL 7.05 (3), it appears that “promise” should replace “pledge” in the subsection.
- e. In s. RL 7.07 (3) (e), the agency might consider replacing the second sentence of the paragraph with the following: “In making the decision if a referral should occur, the board liaison shall consider whether the credential holder’s therapist and a therapist selected by the department approve the early termination.”
- f. In s. RL 7.11 (1) (d), what does the agency intend with the term “adequately?”