



WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

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CLEARINGHOUSE RULE 14-056

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 November 2011.]

2. Form, Style and Placement in Administrative Code

- a. In the “statutory authority” and “explanation of agency authority” sections, the agency should omit the reference to s. 227.24 (1) (a), Stats., which relates to emergency rules. The proposed rule is not an emergency rule.
- b. In Table 384.10 Row 8, the period at the end of the provision should be omitted because the period does not appear in the existing text.
- c. The effective date refers to the effective date of an emergency rule. The agency should rewrite the effective date using s. 1.02 (4), Manual.

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

- a. The analysis to the rule would be more informative if it included the explanation provided in item 9 of the Fiscal Estimate and Economic Impact Analysis.
- b. In Table 384.10 Row 1, should “listed” be replaced with “certified”?
- c. Table 384.10 Row 9 refers to devices that “are not certified to a standard which covers material safety”. Could this description be written more clearly to ensure that the rule will be uniformly applied and understood?