Summary of Public Comments Clearinghouse Rule 13-058 Chapters ATCP 10 and 12

Animal Disease Control, Animal Movement, and Animal Markets, Dealers and Truckers

Stevens Point Hearing, 6 pm, September 9, 2013

Name/Organization	Registered	Topic	Position
Zen Miller	Support	Swine import requirement	Support stating the PRRS status on the
UW Extension			CVI of any pig imported into Wisconsin

Madison Hearing, 5 pm, September 10, 2013

Name/Organization	Registered	Topic	Position
None			

Written comments

Name/Organization	Registered	Topic
Richard Bourie, DVM, DAH	Info	Cervid
Joel K. Espe	Info	Cervid
Board of Wisconsin Commercial Deer and Elk Farmers Association		
Daniel Gallagher	Info.	Cervid
Monarch Valley Whitetails, Ilc.		
John and Carol Graff	Info.	Cervid
Ray Hanson	Info.	Cervid
Brad Heath	Info.	Cervid
Terry L. Hogan	Info.	Fish
Hayward Bait		
Bernie Lager II	Info.	Cervid
Lindsey Long, DVM, DACVPM, DNR	Info.	Cervid
Elisabeth Patton, DVM, PhD, Diplomate ACVIM, DAH	Info.	Johne's Disease
AV Roth	Info.	Swine Imports
Wisconsin Pork Association		
Laurie Seale	Info.	Cervid
Warren D. Wilson, DVM, MS. DiplACT	Info.	Swine
Merck Animal Health		
Brian Wolf	Info	Cervid
Bugling Pines Elk Farm		

Rule Reference	Requested Revision	No. of Comments
10.01	Cervid-Add language that Wisconsin will honor all federally acceptable tags .	1
10.01(70)	Cervid-Allow badger tags to continue to be used as official eartags.	4

10.03	Swine-Add porcine epidemic disease virus (PEDv) to the list of reportable diseases.	2
10.06(6)	General question-who is responsible for informing the veterinarian of the 7 day filing requirement for CVIs of animals imported into into Wisconsin? This is not a rule change. In order for a veterinarian to become accredited, he or she must attend an accreditation seminar sponsored by the Division of Animal Health and the USDA where this information is provided.	
10.17	Johne's disease-Modify current language to allow a farm to change veterinarians used for vaccination against Johne's disease without having to complete a new herd agreement.	1
10.30	Swine-Support the rule requiring PRRS status on the CVI of imported swine.	2
10.30	Swine-Request porcine epidemic disease virus (PEDv) be added to the CVI as well as PRRS.	1
10.46(4)(b)1	Cervid-Clarify that deer moved from two or more locations of a single registered herd do not need 2 IDs until December 31, 2015, unless a whole herd test is conducted prior to that date.	2
10.46(10)(c)4	Cervid-The requirement to keep a record of the disposition of the deer carcass , regardless of whether the carcass leaves the premises, should not be required of the deer industry if the requirement does not apply to other livestock industries.	3
10.47	Cervid-Require hunting preserve to send only positive CWD test results to their clients, not all test results.	4
10.47	Cervid-Require hunting preserve to send CWD test results only upon request .	1
10.52	Cervid-Reduce to 25%, rather than 50%, the number of deer that must be tested for CWD when killed on a hunting preserve.	4
10.52(3)(c)2b	Cervid-Eliminate the requirement that only a veterinarian may submit a CWD test sample to a lab . Allow persons who collect CWD test samples to submit to labs directly. Some vets won't submit samples taken by other people and some vets charge for submission.	3
10.52(4)(ag)	Cervid-Eliminate the requirement that individuals that have completed the CWD test sample training be recertified every 5 years.	4
10.52(4)(ag)	Cervid- Eliminate the \$50 fee charged for CWD test sample training recertification.	3
10.53(2)(f)	Cervid-Rule goes beyond the federal law by requiring a hands-on inventory every 3 years . Federal law says a visible inventory is sufficient with one visible ID.	3

10.53	Cervid-Would like wording changes to; "same as the Federal rule."	1
10.53(4)(a)	Cervid-Request language to clarify that farm-raised deer owners have until December 31, 2015 to comply with new federal tagging requirements unless owners conduct a TB test beforehand.	4
10.53(9)(d)2	Cervid-Modify the last sentence in this provision to indicate 12 months, rather than 16 months of age.	1
10.65	Fish- Propose to allow Iodine disinfection to be equivalent to VHS testing when moving wild source VHS susceptible fish onto a type 2 fish farm.	
12.01(19)	Cervid-Same comments as 10.01(70) above regarding the use of badger tags.	2
New	Cervid-Create intrastate rules for deer and elk farms that do not move live animals interstate.	2
New	Cervid-Exempt non susceptible species such as reindeer and fallow deer from the CWD testing requirements. Feds don't require them to be tested so state shouldn't either.	3
New	After discussions with DAH, DNR will propose an alternative to the double fencing requirement under s. NR 16.45(2) for those farm-raised deer keepers (FRDKs) that were enrolled in the CWD herd status program prior to the effective date of this rule but no longer want to enroll in the program due to the additional federal requirements reflected in this proposed rule. If a FRDK meets requirements specified by the DNR in future rule, they will not have to meet the double fencing requirement of white-tailed deer and will not have to enroll in the CWD herd status program.	