CR 84-221

RULES CERTIFICATE

STATE OF WISCONSIN)) SS		
DEPT. OF INDUSTRY,) LABOR & HUMAN RELATIONS)		
TO ALL TO WHOM THESE PRESENTS SHALL COM	E, GREETINGS:	
I, Howard S. Bellman	, Secretary of the Department of	
Industry, Labor and Human Relations, an	d custodian of the official records	
of said department, do hereby certify t	hat the annexed rule(s) relating to	
Permit Processing Time	were duly	
(Subject approved and adopted by this department	on <u>2/13/86</u> (Date)	
i further certify that said copy h	as been compared by me with the original	
on file in this department and that the same is a true copy thereof, and of		
the whole of such original.		
	IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the department at 4;00	
	in the city of Madison, this 13th day of February A.D. 1986.	
	Howard Vellmen	
	Secretary	
•		

RECEVED

FEB 1 7 1986

Pevisor of Statutes Bureau

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ORDER OF ADOPTION

Pursuant to authority vested in the Departm	ment of Industry, Labor and
Human Relations by section(s) 103.905(1) & 22	7.0105(1), Stats., the Depart-
ment of Industry, Labor and Human Relations here	eby [xx] creates; [] amends;
	d adopts rules of Wisconsin Admin-
istrative Code chapter(s):	
Ind. 201.07(1) & 201.05(9) Permit pro	cessing time
(Number)	(Title)
The attached rules shall take effect on $\overline{}$	he day following publication in
the Wisconsin Administrative Code	, pursuant to section
227.026, Stats.	
•	
Adopted at M	adison, Wisconsin, this 134
day of Febr	ruary , A.D., 19 <u>86</u> .
DEPARTMENT O	F INDUSTRY, LABOR AND HUMAN RELATIONS
·	Secretary
	772 (150) Ch () ()
FEB 1 7 198	86

Revisor of Statutes Bureau Statutory authority. Pursuant to the authority vested in the department of industry, labor and human relations by ss. 103.905(1) and 227.0105(1), Stats., the department of industry, labor and human relations hereby adopts rules interpreting ss. 103.90 to 103.97, Stats., as follows:

SECTION 1. Ind 201.05(9) is created to read:

Ind 201.05(9) The department shall review and make a determination on an application under this section within 20 working days after the application is received.

SECTION 2. Ind 201.07(1) is amended to read:

Ind 201.07(1) APPLICATION FEE. The application fee for operating a migrant labor camp shall be \$10. Issuance of a certificate to operate will be contingent on the camp satisfying the minimum standards of this chapter. The application fee for a registration after March 31 shall be \$25. The department shall review and make a determination on an application under this subsection within 130 working days after the application is received and within 20 working days after the camp has been inspected. The department shall schedule each inspection promptly, taking into consideration seasonal conditions and the employer's schedule for the use of the camp.

SECTION 3. EFFECTIVE DATE. Pursuant to s. 227.026(1)(intro.), Stats., this rule shall take effect on the first day of the month following the date of publication in the administrative register.

(End)

Working with WISC NSIN

The Wisconsin Department of Industry, Labor and Human Relations

February 13, 1986

Office of the Secretary 201 E. Washington Avenue P.O. Box 7946 Madison, Wisconsin 53707 Telephone 608/266-7552

Gary Poulson
Assistant Revisor of Statutes
for Administrative Rules
411 West, State Capitol
Madison, Wisconsin

Douglas LaFollette Secretary of State Room 271, GEF-1 201 East Washington Avenue Madison, Wisconsin

Dear Messrs. Poulson and LaFollette:

TRANSMITTAL OF RULE ADOPTION

CLEARINGHOUSE RULE NO. 84-221		
RULE NO. 201.07(1); 201.05(9)		
RELATING TO: Permit Processing	by the Bureau of Migrant Law Enforcement	
Pursuant to section 227.023, Stats., agencies are required to file a certified copy of every rule adopted by the agency in the offices of the Secretary of State and the Revisor of Statutes.		
At this time, the following material is being submitted to you.		
 Order of Adoption. Rules Certificate Form. Rules in Final Draft Form. 		
Pursuant to section 227.016 (6), Stats., a summary of the final regulatory flexibility analysis is also included.		
Respectfully submitted,		
Howard S. Bellman	FEB 1 7 1986	

Revisor of Statutes Bureau

cc: Agency Contact Person

Secretary