

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2001 Senate Bill 156		Senate Substitute Amendment 1
Memo published: February 1, 2002	Contact:	John Stolzenberg, Staff Scientist (266-2988) or Rachel E. Letzing, Staff Attorney (266-3370)

Current Law

Chapter 470, Stats., governs professional geologists, hydrologists and soil scientists. Current law prohibits a person from engaging or offering to engage in the practice of professional geology, professional hydrology or professional soil science unless the person is licensed by the Examining Board of Professional Geologists, Hydrologists and Soil Scientists. Current law also creates a number of exceptions to the licensing requirements, including allowing a federal government officer or employee to engage in the practice of professional geology, hydrology or soil science for the federal government without a license.

<u>Senate Bill 156</u>

Senate Bill 156 expands the exception from the licensure requirement in current law for a federal officer or employee to include an employee of a state agency or a local governmental unit who practices professional geology, hydrology or soil science for a state agency or local governmental unit. A local governmental unit means a county, city, village or regional planning commission.

The bill creates an exception from the licensure requirement for a person practicing archaeology, aquatic biology, bacteriology, fish management, forestry, horticulture, limnology, mycology, plant pathology, stream ecology, wetland science, or wildlife management if the person's practice of the profession involves the incidental practice of professional geology, hydrology or soil science and the person does not designate or represent himself or herself as a professional geologist, hydrologist or soil scientist.

In addition, the bill allows the examining board to exempt a person engaged in a profession related to archaeology, aquatic biology, bacteriology, fish management, forestry, horticulture, limnology, mycology, plant pathology, stream ecology, wetland science, or wildlife management from the licensure requirement by administrative rule if the practice of the profession involves only the

incidental practice of professional geology, hydrology or soil science, and the person does not designate or represent himself or herself as a professional geologist, hydrologist or soil scientist.

Senate Substitute Amendment 1

Senate Substitute Amendment 1 modifies the new provision in the bill that exempts specified professions that involve the incidental practice of professional geology, hydrology and soil science from the licensure requirement. The substitute amendment provides that a person practicing a profession other than professional geology, hydrology or soil science, including archaeology, aquatic biology, bacteriology, fish management, forestry, horticulture, limnology, mycology, plant pathology, stream ecology, wetland science, or wildlife management, where the practice of the profession involves knowledge within the range of professional geology, hydrology or soil science, is exempt from the licensure requirement if the practice of professional geology, hydrology or soil science is incidental to the person's profession and the person does not designate or represent himself or herself as a professional geologist, hydrologist or soil scientist.

The substitute amendment adds a new provision that explains that the incidental practice of professional geology, hydrology or soil science means that the practice is related to, but not the main purpose of, another profession or that the person practices professional geology, hydrology or soil science while primarily engaged in another profession. Thus, the substitute amendment allows additional professions to be exempt from the licensure requirement under the specified conditions and provides guidance on activities that constitute the incidental practice of professional geology, hydrology or soil science.

Also, the substitute amendment deletes the provision in the bill that authorizes the examining board to exempt a person engaged in a profession related to archaeology, aquatic biology, bacteriology, fish management, forestry, horticulture, limnology, mycology, plant pathology, stream ecology, wetland science, or wildlife management from the licensure requirement by administrative rule if the practice of the profession involves only the incidental practice of professional geology, hydrology or soil science, and the person does not designate or represent himself or herself as a professional geologist, hydrologist or soil scientist.

Legislative History

On January 24, 2002, the Senate Environmental Resources Committee recommended adoption of Senate Substitute Amendment 1, on a vote of Ayes, 5; Noes, 0, and passage of the bill as amended, on a vote of Ayes, 3; Noes, 2.

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