DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

September 14, 2010

Please review the attached draft carefully to ensure that it is consistent with your intent.

The attached draft does not repeat the language from 49 C.F.R. 392.10 (a) (3) (i) to (xviii) because this language has no apparent meaning in the context of the Wisconsin statutes. Initially I prepared the attached draft to simply cross–reference 49 C.F.R. 392.10 (a) (3) in s. 346.45 (1) (c) (intro.): "Every motor vehicle which, in accordance with sub. (4), is required to be marked or placarded with one of the classifications identified in 49 C.F.R 392.10 (a) (3)." However, my understanding of the reason for this request is that federal regulations have changed and cross–referencing federal regulations may require more statutory changes in the future. Therefore, I prepared the attached draft so that DOT can incorporate changes in federal law by changing its existing rules, rather than having to seek statutory changes. Please advise if this is not consistent with your intent.

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