AN ACT relating to: modifying administrative rules relating to driver safety plans and medication-assisted treatments.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. DHS 62.07 (5) (b) 2., 3. and 4. of the administrative code are amended to read:

DHS 62.07 (5) (b) 2. ‘Finding of suspected dependency.’ If the assessment finding for a client is suspected alcohol, controlled substance, controlled substance analog, or other drug dependency, the driver safety plan shall recommend substance abuse treatment, including an evaluation of the appropriateness of medication-assisted treatment, that does not include residential or inpatient services under ss. DHS 75.10 to 75.15. If residential or inpatient services are recommended, the residential or inpatient services may not exceed 30 days.

DHS 62.07 (5) (b) 4. ‘Finding of dependency in remission.’ If the assessment finding for a client is suspected alcohol, controlled substance, controlled substance analog, or other drug dependency in remission, the driver safety plan shall recommend substance abuse treatment, including an evaluation of the appropriateness of medication-assisted treatment.

* Section 991.11, WISCONSIN STATUTES: Effective date of acts. “Every act and every portion of an act enacted by the legislature over the governor’s partial veto which does not expressly prescribe the time when it takes effect shall take effect on the day after its date of publication.”