

WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

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CLEARINGHOUSE RULE 14-040

Comments

[<u>NOTE</u>: All citations to "Manual" in the comments below are to the <u>Administrative Rules Procedures Manual</u>, prepared by the Legislative Reference Bureau and the Legislative Council Staff, dated November 2011.]

2. Form, Style and Placement in Administrative Code

a. In the introductory clause, "chapter Med 18 (title)" should be inserted before "Med 18.03" and the "(intro.)" following "Med 18.03" should be deleted.

b. In s. Med 18.02 (3), the underscored language should follow the stricken language. [s. 1.06 (1), Manual.] Therefore, "<u>Modes of treatment</u>" should be inserted after "modes of treatment". Also in that subsection, "sued" should be replaced with "used", and the comma following "<u>procedures</u>" should be underscored.

c. In the treatment clause for s. Med 18.03, "(title)" should be deleted since the entire section is repealed and recreated. In the title for s. Med 18.03, "Consent" should not be capitalized. [s. 1.05 (2) (b), Manual.]

d. In s. Med 18.04 (3), the first instance of "which is not" should not be stricken and the second instance of "which is not" should be deleted.

e. In s. Med 18.04 (6), a phrase such as "A physician is not required to communicate" should be inserted at the beginning of the sentence to be consistent with the other subsections.