



WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

Scott Grosz
Clearinghouse Director

Jessica Karls-Ruplinger
Legislative Council Acting Director

Margit Kelley
Clearinghouse Assistant Director

CLEARINGHOUSE RULE 19-019

Comments

[NOTE: All citations to “Manual” in the comments below are to the Administrative Rules Procedures Manual, prepared by the Legislative Reference Bureau and the Legislative Council Staff, dated December 2014.]

2. Form, Style and Placement in Administrative Code

Should SECTION 9 of the proposed rule include the title “Timetable for reporting”?

4. Adequacy of References to Related Statutes, Rules and Forms

Under “1.” of the plain language analysis section and under the related statute or rule section of the rule summary, should a reference be made to the definition of “lead poisoning or lead exposure” under s. 254.11 (9), Stats.? That definition under s. 254.11 (9), Stats., was modified by SECTION 1792 of 2017 Wisconsin Act 59 to lower the required level of lead concentration required for intervention from 10 to 5 micrograms per 100 milliliters of blood to match the CDC requirement. Additionally, SECTION 1 of the proposed rule modifies the current administrative code definition of “lead poisoning or lead exposure” to match the meaning given in s. 254.11 (9), Stats.

5. Clarity, Grammar, Punctuation and Use of Plain Language

The treatment to s. DHS 181.07 (Note), directs individuals to www.dhs.wisconsin.gov/lead for “information about reporting, including obtaining an acceptable form or information about acceptable formats for reporting,” but that web page itself does not contain the blood lab lead reporting form. The blood lab lead reporting form is found at <https://www.dhs.wisconsin.gov/lead/formspubs.htm> and requires a person to click on the “public health” tab. Should more accurate direction be provided?