

WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

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CLEARINGHOUSE RULE 19-094

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

- a. In the treatment clause for SECTION 7 of the proposed rule, the phrase "and (Note)" should be inserted after "(f)". The designation should also be inserted in the rule caption's listing of affected provisions.
- b. In the treatment clause for SECTION 10 of the proposed rule, the phrase "and (Note)" should be inserted after "Table A". The designation should also be inserted in the rule caption's listing of affected provisions.
- c. In s. NR 102.06 (6t), the note is newly created, in its entirety. Accordingly, the creation of the note should be treated in a separate SECTION from the amendment to sub. (6t), and should be shown without underscoring. [ss. 1.055 (2) and 1.09 (2), Manual.]
- d. In s. NR 102.07 (1) (b), the parenthetical acronym "(PhosMER)" should be removed as that notation does not create a properly defined term. As the acronym is used again in the proposed rule, the acronym should be defined, or, instead of using the acronym, should be spelled out. Review the proposed rule for proper usage of other acronyms as well, such as "WisCALM" and "MAC" or "MAC-P". [s. 1.01 (6) and (8), Manual.]

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

In s. NR 102.40 (4), the word "federal" should be removed before "Clean Water Act", because "Clean Water Act" is defined in the proposed rule.