## ADMINISTRATIVE RULES Fiscal Estimate & Economic Impact Analysis

1. Type of Estimate and Analysis		2. Date
3. Administrative Rule Chapter, Title and Number (and Clearinghou	ise Number if:	annlicable)
Chapter PI 34, Educator Licenses		αρριταυτογ
4. Subject		
Designating the Wisconsin Challenge Academy as an edu	cational enti	ty
5. Fund Sources Affected 6. Chapter		20, Stats. Appropriations Affected
□ GPR □ FED □ PRO □ PRS □ SEG □ SEG-S		
7. Fiscal Effect of Implementing the Rule	_	_
		Costs 🗌 Decrease Costs
Indeterminate Decrease Existing Revenues		osorb Within Agency's Budget
8. The Rule Will Impact the Following (Check All That Apply)	oifia Ruginggo	as/Sactors
↓ State's Economy       ↓ Specific Businesses/Sectors         ↓ Local Government Units       □ Public Utility Rate Payers		
_		(if checked, complete Attachment A)
9. Estimate of Implementation and Compliance to Businesses, Lo	cal Governme	ental Units and Individuals, per s.227.137 (3) (b) 1., Stats
\$0		
<ul> <li>10. Would Implementation and Compliance Costs Businesses, L Over Any 2-year Period, per s. 227.137 (3) (b) 2., Stats.?</li> <li>☐ Yes</li> <li>☑ No</li> </ul>	₋ocal Governn	nental Units and Individuals Be \$10 Million or more
11. Policy Problem Addressed by the Rule		
The proposed rule amends s. PI 34.041 (1) (a) to include t	he Wisconsii	n Challenge Academy under the rule's
definition of "educational entity" for the purpose of obtain		· ·
12. Summaryof the Businesses, Business Sectors, Associations Re that may be Affected by the Proposed Rule that were Contacted		
The department held a preliminary public hearing and con As provided in the hearing notice, any comment received		
are also considered for the development of this economic be considered in the development of this economic impact	impact analy	
13. Identify the Local Governmental Units that Participated in the De		this EIA
None.	•	
14. Summary of Rule's Economic and Fiscal Impact on Specific I Governmental Units and the State's Economy as a Whole (I Incurred)		
State: None.		
Local: This proposed rule amends s. PI 34.041 (1) (a) to in definition of "educational entity" for the purpose of obtain change is dependent on individual behavior and can't be c indeterminate.	ing a lifetime	e license. The impact resulting from this rule
15. Benefits of Implementing the Rule and Alternative(s) to Implement		
Chapter PI 34 of the Wisconsin Administrative Code cont to obtain a tier III lifetime license issued by the Departme tier II provisional educator license and have completed six students or providing administrative oversight in a prekind	ent. Under cu k semesters o	rrent rule, the applicant must have held a valid of experience providing direct services to

while employed by an educational entity in Wisconsin. Section PI 34.041 (1) (a) defines "educational entity" to

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include: a CESA, charter school, licensed child care provider under contract with a school district to provide 3 or 4year-old kindergarten, private school, school district, tribal school, the Wisconsin center for the blind and visually impaired, and the Wisconsin educational services program for the deaf and hard of hearing. This proposed rule amends s. PI 34.041 (1) (a) to include the Wisconsin Challenge Academy under the rule's definition of "educational entity" for the purpose of obtaining a lifetime license. Without a rule change, the department would be required to implement ch. PI 34 as the rules currently exist.

16. Long-Range Implications of Implementing the Rule

This proposed rule includes the Wisconsin Challenge Academy under the rule's definition of "educational entity" for the purpose of obtaining a lifetime license. Additional licensees may become eligible for a lifetime license with the addition of this option.

17. Compare With Approaches Being Used by Federal Government

Because educator licensure in the United States is typically governed by each state and local government, federal regulations are generally silent with respect to the issuance of teacher licenses. As a result, the requirements for licensure vary by state.

## 18. Compare With Approaches Being Used by Neighboring States (Illinois, Iowa, Michigan and Minnesota) There are no comparable rules in adjacent states.

19. Contact Name	20. Contact Phone Number
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