## ADMINISTRATIVE RULES Fiscal Estimate & Economic Impact Analysis

1. Lype of Estimate and Analysis	2. Date
Original Updated Corrected	2/21/2024
3. Administrative Rule Chapter, Title and Number (and Clearinghouse Number if Chapter PI 27, Commencement of school term	applicable)
<ol> <li>Subject         Revisions to rules governing the commencement of the school term pr businesses     </li> </ol>	ior to September 1 and affecting small
5. Fund Sources Affected       6. Chapter 2         GPR       FED       PRO       PRS       SEG       SEG-S	20, Stats. Appropriations Affected
7. Fiscal Effect of Implementing the Rule         □ No Fiscal Effect       □ Increase Existing Revenues       □ Increase         ☑ Indeterminate       □ Decrease Existing Revenues       □ Could At	e Costs Decrease Costs psorb Within Agency's Budget
8. The Rule Will Impact the Following (Check All That Apply)         ☑ State's Economy       □ Specific Business         □ Local Government Units       □ Public Utility Rate         ☑ Small Businesses	
9. Estimate of Implementation and Compliance to Businesses, Local Governme $\$0$	ental Units and Individuals, per s.227.137 (3) (b) 1., Stats
<ul> <li>10. Would Implementation and Compliance Costs Businesses, Local Governm Over Any 2-year Period, per s. 227.137 (3) (b) 2., Stats.?</li> <li>☐ Yes</li> <li>☑ No</li> </ul>	nental Units and Individuals Be \$10 Million or more
11. Policy Problem Addressed by the Rule The proposed rule seeks to amend ch. PI 27 of the Wisconsin Administrative reasons under which school boards may request the department's approva September 1.	× •
12. Summaryof the Businesses, Business Sectors, Associations Representing B that may be Affected by the Proposed Rule that were Contacted for Comment The department held a preliminary public hearing and comment period or provided in the hearing notice, any comment received during the preliminalso considered for the development of this economic impact analysis. There may be an impact on small businesses and the state's economy due from these sources informed decision-making during rule development a for this proposed rule.	nts n the scope statement for the proposed rule. As ary public hearing and comment period are he preliminary comment received suggests that to the proposed rule. The information received nd preparation of the economic impact analysis
13. Identify the Local Governmental Units that Participated in the Development of None.	this EIA
14. Summary of Rule's Economic and Fiscal Impact on Specific Businesses, Governmental Units and the State's Economy as a Whole (Include Imple Incurred) An analysis conducted by the department indicates that the proposed rule Pursuant to s. 227.114, Stats., a small business means a business entity, it owned and operated and not dominant in its field, and which employs 25 gross annual sales of less than \$5,000,000. Because the rule does not see those entities, the department does not estimate any compliance costs wil department is unable to speculate on the net positive or negative impacts because the actual impact on small businesses largely depends on local a	ementation and Compliance Costs Expected to be may impact small businesses in the state. Including its affiliates, which is independently or fewer full-time employees or which has k to regulate or impose compliance costs on l be incurred by the proposed rule. Further, the on small businesses as a result of the rule,

Local economic considerations remain an important factor that should be considered by school boards when shaping

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school calendar decisions, as these may impact small businesses. While the proposed rule does not specifically target or regulate small businesses, the extent of this impact is difficult to estimate and may vary depending on factors such as local tourism patterns and individual spending behaviors. Therefore, while the department acknowledges the potential implications for small businesses, the overall effect remains indeterminate due to the complex interplay of various economic factors and individual choices.

15. Benefits of Implementing the Rule and Alternative(s) to Implementing the Rule

The proposed rule amends the rules by which the department may grant exemptions to the September 1 school commencement date and provides greater autonomy for school boards to address local and academic needs. For example, the proposed rule aims expand the types of extraordinary reasons for granting exemptions to the September 1 school commencement date by including factors identified by the school board that address student achievement and other academic considerations. These factors include student graduation rates, reading and mathematics proficiency, student attendance, coordination with postsecondary institutions for dual or concurrent enrollment, mental health of students and staff, recruitment and retention strategies for educators, and coordination efforts among school districts for educational programs. To effectuate these changes, the proposed rule seeks to enhance flexibility in the process for school boards to request a school term to commence before September 1 by allowing written requests to be submitted to the department by March 1 and outlining procedures for unforeseen circumstances. Without a rule change, the department would be required to implement ch. PI 27 as the rule currently exists, thus limiting the criteria by which school boards may request an exemption to the September 1 school commencement date to the criteria in current rule.

16. Long-Range Implications of Implementing the Rule

The effect of the proposed rule is a more flexible process for school boards to follow when seeking to adjust their school calendars to better meet the academic and local needs of their respective communities.

17. Compare With Approaches Being Used by Federal Government

Education in the United States is primarily governed by state and local governments, resulting in varying regulations regarding the commencement of the school term. Unlike federal regulations, which are generally silent on exceptions for the commencement of the school term, each state has its own set of parameters and requirements for granting exceptions. Consequently, the commencement of the school term varies across states, and exceptions to the commencement of the school term are subject to state-specific regulations and processes.

18. Compare With Approaches Being Used by Neighboring States (Illinois, Iowa, Michigan and Minnesota) Illinois: 105 ILCS 5/10-19 provides that each school board shall annually prepare a calendar for the school term, specifying the opening and closing dates and providing a minimum term of at least 185 days to insure 176 days of actual pupil attendance. Additionally, a school board may make such changes in its calendar for the school term as may be required by any changes in the legal school holidays prescribed in Section 24-2. A school board may make changes in its calendar for the school term as may be necessary to reflect the utilization of teachers' institute days as parental institute days as provided in Section 10-22.18d. The calendar for the school term and any changes must be submitted to and approved by the regional superintendent of schools before the calendar or changes may take effect.

Iowa: Iowa Code Ann. § 279.10 provides that the school year for each school district and accredited nonpublic school shall begin on July 1 and the school calendar shall begin no sooner than August 23 and no later than the first Monday in December. The school calendar shall include not less than one hundred eighty days or one thousand eighty hours of instruction during the calendar year, of which not more than five days or thirty hours of instruction may be delivered primarily over the internet except as otherwise provided in section 256.43 or in rules adopted by the state board of education pursuant to section 256.7, subsection 32. The board of directors of a school district and the authorities in charge of an accredited nonpublic school shall determine the school commencement date for the school calendar and shall set the number of days or hours of required attendance for the school year, but the board of directors of a school district shall hold a public hearing on any proposed school calendar prior to adopting the school calendar. Additionally, the board of directors of a school district and the authorities in charge of an accredited nonpublic school may apply to the department of education for authorization to maintain a year-round school calendar at an attendance center or school for students in prekindergarten through grade eight. However, a board shall hold a public hearing on any proposal relating to authorization for a year-round school calendar prior to applying to the department of education for approval.

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Michigan: Mich. Comp. Laws Ann. § 380.1284b provides that the board of a school district or intermediate school district or board of directors of a public school academy shall ensure that the district's or public school academy's school year does not begin before Labor day. However, this requirement does not apply to a school district, intermediate school district, or public school academy operating a year-round school or international baccalaureate academy after September 29, 2005. However, if one of those entities operate a year-round program after that date, they can apply for a waiver from this requirement if it's determined to be a bona fide year-round school for educational reasons. Additionally, intermediate school districts may align their programs or services with the calendar of constituent districts or public school academies if those entities have a school year that begins before Labor Day. Finally, public schools that operate grades 6 to 12 at a single site, align their high school curriculum with advanced placement courses, and end their second academic semester concurrently with the end of the advanced placement examination period, are exempted from this requirement.

Minnesota: Minn. Stat. Ann. § 120A.40 provides that, except for learning programs during summer, flexible learning year programs, and learning year programs, a district must not commence an elementary or secondary school year before Labor Day. However, a school district may commence the school year before Labor Day under the following circumstances: 1) if there's a construction or remodeling project impacting a district school facility that costs \$400,000 or more; 2) if the district has an agreement with another district that qualifies under the construction or remodeling project criteria, and 3) if the district agrees to the same schedule as a neighboring school district in an adjoining state.

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