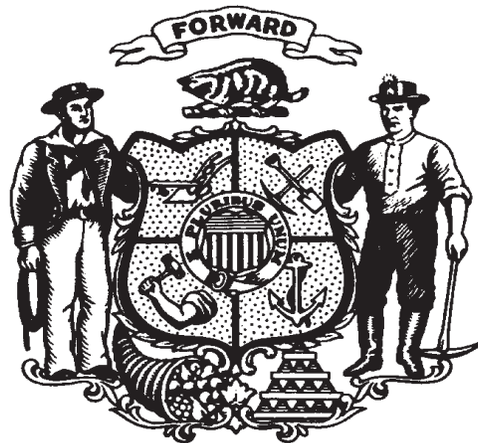


Wisconsin Administrative Register

No. 599



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Emergency rules now in effect

Under s. 227.24, Stats., state agencies may promulgate rules without complying with the usual rule-making procedures. Using this special procedure to issue emergency rules, an agency must find that either the preservation of the public peace, health, safety or welfare necessitates its action in bypassing normal rule-making procedures.

Emergency rules are published in the official state newspaper, which is currently the Wisconsin State Journal. Emergency rules are in effect for 150 days and can be extended up to an additional 120 days with no single extension to exceed 60 days.

Occasionally the Legislature grants emergency rule authority to an agency with a longer effective period than 150 days or allows an agency to adopt an emergency rule without requiring a finding of emergency.

Extension of the effective period of an emergency rule is granted at the discretion of the Joint Committee for Review of Administrative Rules under s. 227.24 (2), Stats.

Notice of all emergency rules which are in effect must be printed in the Wisconsin Administrative Register. This notice will contain a brief description of the emergency rule, the agency finding of emergency or a statement of exemption from a finding of emergency, date of publication, the effective and expiration dates, any extension of the effective period of the emergency rule and information regarding public hearings on the emergency rule.

Copies of emergency rule orders can be obtained from the promulgating agency. The text of current emergency rules can be viewed at www.legis.state.wi.us/rsb/code.

Elections Board

Rules adopted creating **s. EIBd 1.395**, relating to the use of funds in a federal campaign committee that has been converted to a state campaign committee and relating to the use of those converted funds whose contribution to the federal committee would not have been in compliance with Wisconsin law if the contribution had been made directly to a state campaign committee.

Finding of Emergency

The Elections Board finds that an emergency exists in the recent change in federal law that permits the transfer of the funds in a federal candidate campaign committee's account to the candidate's state campaign committee account and finds that a rule is necessary for the immediate preservation of the public peace, health, safety or welfare. A statement of the facts constituting the emergency is as follows:

Since the Bi-Partisan Campaign Reform Act of 2002 (BICRA), transfers of funds from a federal campaign committee to a state campaign committee had not been authorized under federal law. In November, 2004, Congress amended the Federal Election Campaign Act, (H.R. 4818, s.532(3) and 532(4), to permit the transfer of a federal candidate's campaign committee's funds to the candidate's state campaign committee, if state law permitted, and subject to the state law's requirements and restrictions.

Because of Congress' action in November, 2004, money which had not been available to a state committee under BICRA, and which might not have qualified for use for political purposes in a state campaign because of its source or because of other noncompliance with state law, could now be

transferred to a state committee, if state law permitted. Wisconsin law, under the Board's current rule, EIBd 1.39, Wis. Adm. Code, allows for conversion of federal campaign committees, and their funds, to a state campaign committee without regard to the source of those funds and without regard to contribution limitations.

Restricting the use of such money to that money which has been contributed to the candidate's federal committee, under circumstances in which the contribution would have complied with Wisconsin law if it had been given directly to the Wisconsin campaign committee, is found to be in the public interest.

Publication Date: February 3, 2005
Effective Date: February 3, 2005*
Expiration Date: July 3, 2005
Hearing Date: May 18, 2005

* On February 9, 2005, the Joint Committee for Review of Administrative Rules suspended this emergency rule.

Natural Resources (3) (Fish, Game, etc., Chs. NR 1—)

1. Rules adopted revising **ch. NR 10**, relating to the 2005 migratory game bird seasons.

Finding of emergency

The emergency rule procedure, pursuant to s. 227.24, Stats., is necessary and justified in establishing rules to protect the public welfare. The federal government and state legislature have delegated to the appropriate agencies rule-making authority to control the hunting of migratory birds. The State of Wisconsin must comply with federal regulations in the establishment of migratory bird hunting seasons and conditions. Federal regulations are not made available to this state until mid-August of each year. This order is designed to bring the state hunting regulations to conformity with the federal regulations. Normal rule-making procedures will not allow the establishment of these changes by September 1. Failure to modify our rules will result in the failure to provide hunting opportunity and continuation of rules which conflict with federal regulations.

Publication Date: August 31, 2005
Effective Date: August 31, 2005
Expiration Date: January 28, 2006
Hearing Date: October 17, 2005

2. Rules adopted revising **chs. NR 46 and 47**, relating to the administration of the Managed Forest Law and the Wisconsin Forest Landowner Grant Program.

The emergency rule procedure, pursuant to s. 227.24, Stats., is necessary and justified in establishing rules that govern the managed forest law. The state legislature has delegated the appropriate agencies rule-making authority to administer the managed forest law. State statute governing the managed forest law was amended on July 25, 2005 with an initial applicability date of June 1, 2005. This order is designed to bring the administrative code into conformity with the state statutes that govern the managed forest law.

Normal rule-making procedures will not allow the establishment of changes necessary to continue processing petitions for managed forest law received from June 1, 2005 to July 1, 2005 (petition deadline). Failure to process these petitions will result in a delay in designation of these lands as managed forest land and a failure to meet statutory deadlines for designation.

Publication Date: October 4, 2005
Effective Date: October 4, 2005
Expiration Date: March 3, 2006
Hearing Date: October 19, 2005

3. Rules were adopted amending **s. NR 19.50** relating to hunter education fees.

The emergency rule procedure, pursuant to s. 227.24, Stats., is necessary and justified in establishing rules to regulate fees for safety education courses. The state legislature has delegated to the appropriate agencies rule making authority to regulate and administer these courses. The department must comply with state law. This order is desired to provide necessary funding for continuation of our quality hunter education program. Normal rule-making procedures will not allow the establishment of the changes by September 1. Failure to modify our rules will result in lost revenues and added expense to the hunter education program.

Publication Date: October 3, 2005
Effective Date: October 3, 2005
Expiration Date: March 2, 2006
Hearing Date: October 12, 2005

Natural Resources

(Environmental Protection – Water Regulation, Chs. NR 300—)

1. Rules adopted revising **ch. NR 326**, relating to regulation of piers, wharves, boat shelters, boat hoists, boat lifts and swim rafts in navigable waterways.

Finding of emergency

The emergency rule procedure, pursuant to s. 227.24, Stats., is necessary and justified in establishing rules to protect the public health, safety and welfare. The Wisconsin Legislature recently enacted 2003 Wisconsin Act 118, to streamline the regulatory process for activities in public trust waters. The state has an affirmative duty to administer the new law in a manner consistent with the public trust responsibilities of the State of Wisconsin under Article IX, Section I of the Wisconsin Constitution.

2003 Act 118 identifies certain activities that may be undertaken in public trust waters exempt from a permit, or under a general permit. Certain activities may not be undertaken in waters that are defined as “areas of special natural resource interest” or at other locations where the activity would cause detrimental impacts on public rights and interests in navigable waters. Without emergency rules to aid in administering the new law, the following severe problems will occur:

Until general permits are created by rule, any activity which is not exempt requires an individual permit with an automatic 30-day public notice. The required 30-day comment period will unnecessarily delay hundreds of construction projects that otherwise could go ahead with

specified conditions for protecting lakes and streams (for example, all new riprap and culvert applications currently require public notices).

Unclear wording of exemptions currently puts property owners, contractors and consultants at risk of violation. Without clear procedures and standards established by emergency rule, many more people may request exemption determinations, slowing the decisions on individual permit applications.

Wording of exemptions and temporary grading jurisdiction puts lakes and streams at risk. Without standards as intended and described in the new law, exempted activities and grading along shorelines will cause inadvertent but permanent destruction of fish and wildlife habitat, loss of natural scenic beauty and reduced water quality. Rights of neighboring property owners may also be harmed. Cumulatively over one or two construction seasons, these impacts will have immediate and permanent effects on Wisconsin’s water-based recreation and tourism industry.

To carry out the intention of the Legislature that 2003 Act 118 to speed decision-making but not diminish the public trust in state waters, these emergency rules are required to establish definitions, procedures and substantive standards for exemptions, general permits and jurisdiction under the new law.

Publication Date: April 19, 2004
Effective Date: April 19, 2004*
Expiration Date: September 16, 2004
Hearing Date: May 19, 2004

*On June 24, 2004, the Joint Committee for Review of Administrative Rules suspended this emergency rule.

Public Instruction (2)

1. Rules adopted revising **ch. PI 35**, relating to the private school proration process.

Finding of emergency

The department anticipates the program reaching the 15% cap in the 2005–06 school year. Because the department is required to prorate the number of spaces available at each participating private school, the prorating process must be in place as soon as possible to provide adequate notice to participating schools and parents. Further, procedures must be in place prior to the beginning of the 2005–06 school year to avoid removing pupils from private schools that have lost seats after the prorating process is completed.

Publication Date: August 1, 2005
Effective Date: August 1, 2005
Expiration Date: December 29, 2005
Hearing Date: August 31, 2005

2. Rules adopted amending emergency rules revising **ch. PI 35**, relating to prorating under the Milwaukee Parental choice Program.

Finding of emergency

The Department of Public Instruction finds an emergency exists and that a rule is necessary for the immediate preservation of the public welfare. A statement of the facts constituting the emergency is:

The department anticipates the program reaching the 15% cap in the 2005–06 school year. Because the department is

required to prorate the number of spaces available at each participating private school, the prorating process must be in place as soon as possible to provide adequate notice to participating schools and parents.

The rules contained in this order do not apply after December 29, 2005, unless an extension is granted under s. 227.24 (2), Stats.

Publication Date: August 9, 2005
Effective Date: August 9, 2005
Expiration Date: December 29, 2005

Technical College System Board

Rules were adopted creating **ch. TCS 17**, relating to training program grants.

Finding of emergency

The Wisconsin Technical College System Board finds that an emergency exists and that a rule is necessary for the immediate preservation of the public peace, health, safety or welfare. A statement of the facts constituting an emergency is:

The 2005 Wis. Act 25 (the 2005–2007 biennial budget bill) created the training program grants under Wis. Stats. §§ 20.292 (1) (eh) and 38.41. An annual appropriation of \$1,000,000 GPR in was established. These funds were provided to address a critical need of Wisconsin employers for skills training and education necessary to protect the state’s economic vitality and health.

The Act requires the WTCS Board to promulgate rules to implement and administer the awarding of these grants. The Board has begun the permanent rule making process for establishing administrative rules for these grants, but cannot complete the required public hearing and review of these rules prior to the middle of the fiscal year. Therefore, to ensure that business in need of skills training and other education may access these services as soon as possible and that appropriated funds are distributed to technical college districts for this purpose, emergency administrative rules must be established immediately.

Publication Date: October 7, 2005
Effective Date: October 7, 2005
Expiration Date: March 6, 2006

Veterans Affairs (2)

1. Rules adopted repealing **s. VA 2.04** and repealing and recreating **s. VA 2.02**, relating to the veterans tuition reimbursement program.

Exemption From Finding of emergency

The legislature has authorized the department to promulgate rules for the administration of the veterans tuition reimbursement program under the emergency rule procedure without providing evidence of the necessity of the preservation of the public peace, health, safety, or welfare at sec. 9153 (1) of 2005 Wis Act 25.

Publication Date: August 2, 2005
Effective Date: August 2, 2005
Expiration Date: December 30, 2005
Hearing Date: October 21, 2005

2. Rules adopted repealing and recreating **s. VA 2.01**, relating to the assistance to needy veterans program.

Exemption From Finding of emergency

The legislature has authorized the department to promulgate rules for the administration of the assistance to needy veterans program under the emergency rule procedure without providing evidence of the necessity of the preservation of the public peace, health, safety, or welfare at sec. 9135 (3k) of 2005 Wis Act 25.

Publication Date: August 2, 2005
Effective Date: August 2, 2005
Expiration Date: December 30, 2005
Hearing Date: October 21, 2005

Workforce Development (Labor Standards, Chs. DWD 270–279)

Rules adopted revising **ss. DWD 274.015 and 274.03** and creating **s. DWD 274.035**, relating to overtime pay for employees performing companionship services.

Finding of emergency

The Department of Workforce Development finds that an emergency exists and that the attached rule is necessary for the immediate preservation of the public peace, health, safety, or welfare. A statement of facts constituting the emergency is:

On January 21, 2004, pursuant to s. 227.26(2)(b), Stats., the Joint Committee for Review of Administrative Rules directed the Department of Workforce Development to promulgate an emergency rule regarding their overtime policy for nonmedical home care companion employees of an agency as part of ch. DWD 274.

Analysis Prepared by the Department of Workforce Development

Statutory authority: Sections 103.005, 103.02, and 227.11, Stats.

Statutes interpreted: Sections 103.01 and 103.02, Stats.

Section 103.02, Stats., provides that “no person may be employed or be permitted to work in any place of employment or at any employment for such period of time during any day, night or week, as is prejudicial to the person’s life, health, safety or welfare.” Section 103.01 (3), Stats., defines “place of employment” as “any manufactory, mechanical or mercantile establishment, beauty parlor, laundry, restaurant, confectionary store, or telegraph or telecommunications office or exchange, or any express or transportation establishment or any hotel.”

Chapter DWD 274 governs hours of work and overtime. Section DWD 274.015, the applicability section of the chapter, incorporates the statutory definition of “place of employment” and limits coverage of the chapter to the places of employment delineated in s. 103.01 (3), Stats., and various governmental bodies. Section DWD 274.015 also provides that the chapter does not apply to employees employed in domestic service in a household by a household.

Section 103.02, Stats., directs that the “department shall, by rule, classify such periods of time into periods to be paid

for at the rate of at least one and one–half times the regular rates.” Under s. DWD 274.03, “each employer subject to this chapter shall pay to each employee time and one–half the regular rate of pay for all hours worked in excess of 40 hours per week.” Section DWD 274.04 lists 15 types of employees who are exempt from this general rule and s. DWD 274.08 provides that the section is inapplicable to public employees.

Nonmedical home care companion employees who are employed by a third–party, commercial agency are covered by the overtime provision in s. DWD 274.03. Section DWD 274.03 applies to all employees who are subject to the chapter and not exempt under ss. DWD 274.04 or 274.08. The chapter applies to companion employees of a commercial agency because under s. DWD 274.015 a commercial agency is considered a mercantile establishment. Section DWD 270.01 (5) defines a mercantile establishment as a commercial, for–profit business. The chapter does not apply to companion employees of a nonprofit agency or a private household. In addition, none of the exemptions to the overtime section in ss. DWD 274.04 or 274.08 apply to companion employees of a commercial agency.

The Joint Committee for the Review of Administrative Rules has directed DWD to promulgate an emergency rule regarding the overtime policy for nonmedical home care companion employees of an agency. This provision is created at s. DWD 274.035 to say that employees who are employed

by a mercantile establishment to perform companionship services shall be subject to the overtime pay requirement in s. DWD 274.03. “Companionship services” is defined as those services which provide fellowship, care, and protection for a person who because of advanced age, physical infirmity, or mental infirmity cannot care for his or her own needs. Such services may include general household work and work related to the care of the aged or infirm person such as meal preparation, bed making, washing of clothes, and other similar services. The term “companionship services” does not include services relating to the care and protection of the aged or infirm person that require and are performed by trained personnel, such as registered or practical nurses.

This order also repeals and recreates the applicability of the chapter section and the overtime section to write these rules in a clearer format. There is no substantive change in these sections.

Publication Date: **March 1, 2004**
Effective Date: **March 1, 2004***
Expiration Date: **July 29, 2004**

* On April 28, 2004, the Joint Committee for Review of Administrative Rules suspended s. DWD 274.035 created as an emergency rule.

Scope statements

Agriculture, Trade and Consumer Protection

Subject

Objective of the rule. Regulate the use of atrazine pesticides to protect groundwater and assure compliance with Wisconsin's Groundwater Law. Update current rule to reflect groundwater–sampling results related to atrazine obtained during the past year. Renumber and reorganize current rule, as necessary.

Policy analysis

DATCP must regulate the use of pesticides to assure compliance with groundwater standards under ch. 160, Stats. Groundwater standards are established by the Department of Natural Resources under ch. NR 140, Wis. Adm. Code. DNR has established a groundwater enforcement standard of 3 µg/liter for atrazine and its chlorinated metabolites.

DATCP must prohibit atrazine uses that result in groundwater contamination levels that exceed the DNR enforcement standard under s. 160.25, Stats. DATCP must prohibit atrazine use in the area where groundwater contamination has occurred unless DATCP determines to a reasonable certainty, based on the greater weight of credible evidence, that alternative measures will achieve compliance with the DNR enforcement standard.

Currently, under ch. ATCP 30, Wis. Adm. Code, the use of atrazine is prohibited in 102 designated areas (approximately 1,200,000 acres), including large portions of the Lower Wisconsin River Valley, Dane County and Columbia County. The current rules also restrict atrazine use rates and handling practices, including the timing of applications on a statewide basis. The statewide restrictions are designed to minimize the potential for groundwater contamination, as required under s. 160.25, Stats.

Over the next year, DATCP may identify additional wells containing atrazine and its chlorinated metabolites at and above the current DNR enforcement standard. In order to comply with ch. 160, Stats., DATCP must take further action to prohibit or regulate atrazine use in the areas where these wells are located. DATCP proposes to amend ch. ATCP 30, Wis. Adm. Code to add or remove prohibition areas or take other appropriate regulatory action in response to any new groundwater findings.

Policy Alternatives

No Change. If DATCP takes no action, current rules will remain in effect. However, DATCP would take no new regulatory action in response to new groundwater findings obtained this year. This would not adequately protect groundwater in the newly discovered contaminated areas, nor would it meet DATCP's statutory obligations.

Statutory authority

DATCP proposes to revise ch. ATCP 30, Wis. Adm. Code, under authority of ss. 93.07, 94.69, and 160.19 through 160.25, Stats.

Staff time required

DATCP estimates that it will use approximately 0.5 FTE staff to develop this rule. This includes investigation, drafting, preparing related documents, coordinating advisory committee meetings, holding public hearings and communicating with affected persons and groups. DATCP will use existing staff to develop this rule.

Health and Family Services

Subject

The Wisconsin Department of Health and Family Services proposes to amend ch. HFS 148, rules relating to the cancer drug repository program.

Policy analysis

2005 Wisconsin Act 16 amended s. 255.056, Stats, the Cancer Drug Repository. 2005 Wisconsin Act 16 requires the Department to amend ch. HFS 148, which currently applies only to the drugs and supplies used to treat cancer. The proposed rules will amend ch. HFS 148, to extend applicability of the chapter to drugs and supplies used to treat chronic diseases.

Act 16 expands the Cancer Drug Repository to allow individuals to donate chronic disease drugs or supplies that meet specific requirements to a repository to be dispensed to eligible persons with cancer or other chronic diseases. In doing so, the program will eliminate the potential waste of drugs and supplies due to changes in physician orders or patient death.

Pursuant to section 10 of 2005 Wisconsin Act 16, the Department is required to submit proposed rules to the Legislative Council Rules Clearinghouse no later than June 1, 2006.

Statutory authority

The Department's authority to promulgate these rules is under s. 255.056 (7), Stats.

Staff time required

The Department estimates it will take 40 hours of staff time to draft the rules.

Comparison with federal requirements

The proposed rules are affected by 21 CFR 200–299, 21 CFR 1300–1302, and 21 CFR 1304–1308. These regulations constitute the Food and Drug Administration (FDA) and Drug Enforcement Agency (DEA) regulations that will affect the type of medications that can be donated to the cancer drug repository.

Veterans Affairs

Subject

Objective of the rule. The Department seeks to modify the county transportation services grant program rules by

allowing the use of actual miles driven during a 12 month period or an estimate of miles driven, depending upon the circumstances in that county.

Policy analysis

The Department administers a county transportation services grant program under s. 45.83, Wis. Stats. Under the statute, counties that are not provided transportation services by the Wisconsin department of Disabled American Veterans are eligible to receive a grant from the Department. Initially, in an attempt to provide counties an incentive to develop and expand transportation services for veterans, the rules required the use of prospective, estimated mileage for the upcoming calendar year in the grant calculation. At this time, numerous counties have established a record of providing such services. Accordingly, it is now appropriate to calculate grants based upon either actual miles driven during a designated annual period or prospective estimates, depending upon the

circumstances. The proposed amendment will establish the criteria for the use of actual or estimated mileage, which may include a redefinition of the relevant annual period.

Statutory authority

Section 45.83 (2), Wis. Stats.

Staff time required

Approximately 20 hours of Department of Veterans Affairs staff time will be needed to promulgate the rules.

Entities affected by the rule

The rule will affect applicants for grants under the county transportation services grant program.

Comparison with federal requirements

The county transportation services grant program is administered under the authority of state law. There are no existing or proposed federal regulations that address the activities to be regulated by the rule.

Submittal of rules to legislative council clearinghouse

*Please check the Bulletin of Proceedings – Administrative Rules
for further information on a particular rule.*

Natural Resources

Rule Submittal Date

On October 12, 2005, the Wisconsin Department of Natural Resources submitted a proposed rule to the Wisconsin Legislative Council Rules Clearinghouse amending chs. NR 10 and 45, Wis. Adm. Code.

Subject

The proposed rule relates to small game and expanded spring turkey hunting in state parks.

Agency Procedure for Promulgation

Public hearings are required and will be held December 5, 6, 7 and 8, 2005. The Bureau of Wildlife Management is primarily responsible for the promulgation of the rule.

Contact Information

Kurt Thiede
Bureau of Wildlife Management
(608) 267–2452

Natural Resources

Rule Submittal Date

On October 12, 2005 the Wisconsin Department of Natural Resources submitted a proposed rule to the Wisconsin Legislative Council Rules Clearinghouse amending ch. NR 20, Wis. Adm. Code.

Subject

The proposed rule relates to hook and line walleye, sauger and hybrids fishing in Sherman Lake, Vilas County and Bass (Patterson) Lake, Washburn County.

Agency Procedure for Promulgation

A public hearing is required and will be held November 17, 2005. The Bureau of Science Services is primarily responsible for the promulgation of the rule.

Contact Information

Ed Emmons
Bureau of Science Services
(608) 221–6334

Natural Resources

Rule Submittal Date

On October 12, 2005 the Wisconsin Department of Natural Resources submitted a proposed rule to the Wisconsin Legislative Council Rules Clearinghouse amending ch. NR 192, Wis. Adm. Code.

Subject

The proposed rule relates to lake monitoring contracts and the citizen lake monitoring network.

Agency Procedure for Promulgation

A public hearing is required and will be held November 22, 2005. The Bureau of Fisheries Management and Habitat Protection is primarily responsible for the promulgation of the rule.

Contact Information

Carroll Schaal
Bureau of Fisheries Management and Habitat Protection
(608) 261–6423

Veterans Affairs

Rule Submittal Date

On October 27, 2005 the Wisconsin Department of Veterans Affairs submitted a proposed rule to the Wisconsin Legislative Council Rules Clearinghouse creating VA 13.04 (4) and amending VA 13.05 (2) of the Wisconsin Administrative Code. The proposed rule relates to the veterans assistance program administered by the Department under s. 45.43, Stats.

Subject

The creation of VA 13.04 (4) will permit the Department to use veterans assistance program operational funds to provide vocational assistance to program participants. The amendment of VA 13.05 (2) will authorize the Department to assess a monthly program fee of 30% of gross monthly income or \$350.00, whichever is less, to a resident of single room occupancy housing under the program. The current fee is 25% of gross monthly income or \$250.00, whichever is less.

There is no current or pending federal regulation that addresses this initiative. As to the fee, federal regulations permit providers who receive a federal per diem homeless grant an assessment up to 30% of gross monthly income. There are no similar rules in adjacent states. This rule has no regulatory aspect to it, has no effect upon small businesses, nor any significant impact upon the private sector.

Agency Procedure for Promulgation

A public hearing is required. The Office of the Secretary is primarily responsible for preparing the rule.

Contact Information

John Rosinski
Chief Legal Counsel
Telephone (608) 266–7916

Submittal of proposed rules to the legislature

Please check the Bulletin of Proceedings – Administrative Rules for further information on a particular rule.

Agriculture, Trade and Consumer Protection

(CR 05–014)

Ch. ATCP 51, relating to livestock facility siting.

Commerce

(CR 04–135)

Chs. Comm 2, 26 and 95, relating to manufactured home communities.

Natural Resources

(CR 02–095)

Ch. NR 140, relating to groundwater quality standards.

Optometry Examining Board

(CR 05–036)

Chs. Opt 5 and 6, relating to conduct, examinations and continuing education.

Pharmacy Examining Board

(CR 05–078)

Ch. Phar 7, relating to prescription records and transfer of prescription order information.

Veterans Affairs

(CR 05–090)

Ch. VA 17, relating to the military funeral honors program.

Veterans Affairs

(CR 05–091)

Ch. VA 2, relating to the veterans retraining grant program.

Veterans Affairs

(CR 05–096)

Ch. VA 2, relating to the veterans tuition reimbursement program.

Veterans Affairs

(CR 05–097)

Ch. VA 2, relating to the assistance to needy veterans program.

Rule orders filed with the revisor of statutes bureau

The following administrative rule orders have been filed with the Revisor of Statutes Bureau and are in the process of being published. The date assigned to each rule is the projected effective date. It is possible that the publication date of these rules could be changed. Contact the Revisor of Statutes Bureau at gary.poulson@legis.state.wi.us or (608) 266–7275 for updated information on the effective dates for the listed rule orders.

Insurance**(CR 05–023)**

An order affecting ch. Ins 3, relating to mortgage guaranty insurance.
Effective 1–1–06.

Natural Resources**(CR 05–020)**

An order affecting chs. NR 500 series and NR 812, relating to landfilling of solid waste.
Effective 2–1–06.

Natural Resources**(CR 05–037)**

An order affecting chs. NR 329 and 345, relating to miscellaneous structures and dredging in navigable waterways.
Effective 1–1–06.

Natural Resources**(CR 05–055)**

An order affecting chs. NR 400, 424, 438 and 445,

relating to excluding additional organic compounds for the volatile organic compound (VOC) definition and to VOC emission limits for yeast manufacturing.
Effective 1–1–06.

Natural Resources**(CR 05–057)**

An order affecting ch. NR 10, relating to the migratory game bird seasons.
Effective 1–1–06.

Pharmacy Examining Board**(CR 05–029)**

An order affecting ch. Phar 7, relating to the return or exchange of health items.
Effective 1–1–06.

Public Instruction**(CR 05–076)**

An order affecting ch. PI 36, relating to the public school open enrollment.
Effective 12–1–05.

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