1. Volunteers may not serve at any job or in any area that is prohibited by the child labor law or orders of the department.

2. The hours of contributed service and the time of day shall be limited to those permitted by Wisconsin child labor regulations for minors under 18 years of age.

3. Each organization utilizing the service of a minor volunteer must obtain the written consent of the minor's parent.

4. Teenage volunteers must be under the supervision of a responsible adult, and should have such training and supervision as will make their services a genuine learning experience.

5. The organizations utilizing volunteers should provide by means of insurance, or otherwise, for on-duty injuries that may occur to the volunteer when contributing service to the organization. It is also recommended that some type of liability coverage be provided to protect the volunteer in the event that the volunteer causes an accident to a third party.

6. Teenage volunteers are not to be economically exploited.

7. Nothing in this policy shall be construed to prohibit activities by organized volunteer groups engaged in providing entertainment such as singing, playing or performing, solely for the patients of the hospitals or institutions.

(2) Services not prohibited by statute or regulation performed by students during regular school hours while enrolled in an approved high school or vocational school work training or work experience program are not regarded as gainful occupations or employments, where no employer-employe relationship, in fact, exists.

(a) Minors under 18 years of age may engage in work training or work experience programs under the following conditions:

1. The hours of service shall be performed during regular school hours.

2. Minors may not serve at any job prohibited by statute or orders of the department.

3. The program provides a true learning experience and is based on a bona fide curriculum.

4. Proper scholastic credit is given.

History: Cr. Register, May, 1968, No. 149, eff. 6-1-68.

Ind 70.09 Fees for permit and certificate of age. The Department fixes a fee of \$1 for the issuing of each child labor permit or certificate of age and authorizes the retention of 50 cents of the fee by the permit officer as compensation for his services. The permit officer shall forward 50 cents of the fee to the department to cover the cost of administration, materials and supervision. The department authorizes the Milwaukee school board to retain the full fee as compensation for their services due to the volume of permits issued, the high cost of facilities and salaries in the city of Milwaukee.

History: Cr. Register, May, 1968, No. 149, eff. 6-1-68; am. Register, October, 1972, No. 202, eff. 11-1-72; emerg. r. and recr. eff. 11-1-72; r. and recr. Register, February, 1973, No. 206, eff. 3-1-73.

Ind 70.10 Employment of minors in agriculture. No minor under 12 years of age may be employed or permitted to work under section 103.77 (2) Wis. Stats., in cherry orchards, market gardening, gardening conducted or controlled by canning companies and the culture of sugar beets and cranberries.

(1) The presence of a child under 12 at the place where his parent

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or guardian is employed, if merely for the purpose of supervision, is not prohibited by this order, and

(2) An employer is not deemed to have permitted a child to work at employment prohibited by this order if he has notified his employes of its provisions and has made reasonable effort to enforce such provisions and has not acquiesced in children under 12 performing such work.

History: Cr. Register, May, 1968, No. 149, eff. 6-1-68.

Ind 70.11 Seasonal employment, return of permit. The permit of a minor employed in a seasonal employment does not have to be returned to the permit officer by the employer at the end of the season as required by section 103.74 (3), Wis. Stats., if the minor will probably be reemployed the next season, providing the following conditions are met:

(1) That the permit be returned within 24 hours upon the request of the minor, the permit officer or the department.

(2) That the permits of all minors whose employment has been terminated and who will not be reemployed, be returned to the permit officer.

(3) Before the season begins, the employer must return all permits of all minors who will not be reemployed by him, keeping only the permits for those minors who will actually be employed.

History: Cr. Register, May, 1968, No. 149, eff. 6-1-68, Ind 70.12 History: Cr. Register, May, 1968, No. 149, eff. 6-1-68; r. Register, July, 1970, No. 175, eff. 8-1-70.

Ind 70.12 Canning or first processing perishable fresh fruits and vegetables. Section 108.68, Wis. Stats., and Wis. Adm. Code Ind 70.95 [70.05] are modified as provided under 103.66, Wis. Stats., regulating the hours of employment of 16 and 17 year old minors, including married minors, high school graduates and other minors exempt from school attendance, in canning and freezing establishments during the season of actual first processing of perishable fruits and vegetables as follows:

(1) HOURS OF LABOR. Minors 16 and 17 years of age shall not be required nor permitted to work more than 9 hours in any day nor more than 54 hours in any week, except:

(a) On not more than 10 weeks during the season, canning and freezing establishments may employ minors 16 and 17 years of age more than 9 hours in any day and more than 54 hours in any week and more than 6 days per week providing that such employment shall not result in any undue hazard to his or her health and that each employe is paid not less than 1½ times his or her regular rate of pay for hours worked over 10 hours per day or 50 hours per week, whichever is greater.

(b) Any week in which a 16 or 17 year old minor works more than 9 hours on any day or any week in which a minor works more than 54 hours shall be counted one of the 10 weeks allowed in paragraph (a).

(2) REST PERIODS. Each 16 and 17 year old minor shall be given a period of rest of at least 9 consecutive hours from the ending of work on any day to the beginning of work or the beginning of school the next day.

(3) MEAL PERIODS. At least 30 minutes shall be allowed for each meal period reasonably close to the usual meal period time; namely, 6:00 a.m., 12:00 noon, 6:00 p.m., 12:00 midnight or near the middle

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