DEPARTMENT OF NATURAL RESOURCES

Chapter NR 2

PROCEDURE AND PRACTICE

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Note: Chapter WCD 2 as it existed on March 31, 1973 was repealed, and a new chapter NR 2 was created, Register, March, 1973, No. 207, effective April 1, 1973.

NR 2.01 Application of rules. These rules shall apply in all proceedings and hearings before the department of natural resources except as specifically provided otherwise.

History: Cr. Register, March, 1973, No. 207, eff. 4-1-73.

NR 2.02 Definitions for this chapter. (1) DEPARTMENT. Department means the department of natural resources.

(2) SECRETARY. Secretary means the secretary of the department of natural resources.

(3) CONTESTED CASE. Contested case means a proceeding before the department in which after hearing required by law, the legal rights, duties or privileges of any party thereto are to be determined or directly affected by a decision or order therein and in which the assertion of any such right, duty or privilege is denied or controverted by another party thereto.

History: Cr. Register, March, 1973, No. 207, eff. 4-1-73.

NR 2.03 Service on the department. All petitions for hearings, petitions for rules, petitions for declaratory rulings, answers and complaints required by any statute or rule shall be served on the secretary, either by delivery to the office of the secretary, or by mailing to the secretary by certified mail, at the following address: P. O. Box 7921, Madison, Wisconsin 53707.

History: Cr. Register, March, 1973, No. 207, eff. 4-1-73; am. Register, March, 1978, No. 267, eff. 4-1-78,

NR 2.04 Service of pleadings. After a matter has been set for hearing, all further pleadings shall be served by delivery to the Bureau of Legal Services, Department of Natural Resources or by mail addressed at P. O. Box 7921, Madison, Wisconsin 53707.

History: Cr. Register, March, 1973, No. 207, eff. 4-1-73; am. Register, March, 1978, No. 267, eff. 4-1-78,

Register, March, 1978, No. 267

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NR 2.05 Forms of petitions. Petitions shall conform with the applicable statute as to form, content, number of signatories and verifications. Appropriate forms of petitions in various proceedings shall be as follows:

(1) REVIEW OF SPECIAL ORDERS ISSUED PURSUANT TO SECTIONS 144.025 (2) (d) 1, 144.025 (2) (r) AND 144.35, Wis. Stats.

To the Department of Natural Resources:

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	The undersigned hereby petitions for a review of the department or- der dated, 19, whereby it was ordered
	. The
	grounds for this petition are
	. The modification or change desired is
	Date
	Signature
	Verification
	(2) Adoption, repeal or amendment of rules or general orders of
\mathbf{T}	HE DEPARTMENT (section 227.015, Wis. Stats.)
	(a) For adoption of general order or rule:
	To the Department of Natural Resources:

I he undersigned hereby petitions for the adoption of a rule relating to:
The grounds for this petition are
The petitioners' interest in the request is
The authority of the department to act is
Date

Verification-----

(b) For amendment of a general order or rule: To the Department of Natural Resources:

The undersigned hereby petitions for the amendment of rule number which provides as follows:
The grounds for this petition are
The modification or change desired is
The petitioners' interest in the request is
Date
(3) DECLARATORY RULINGS (section 227.06, Wis. Stats.) To the Department of Natural Resources: In the matter of the applicability of rule

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4. The decision to deny or to grant the request in whole or in part.

(b) A preliminary decision to assign confidential status must be made pursuant to one of the following:

1. Section 144.33, Stats., or

2. Section 147.08(2) (c), Stats., or

3. Upon a finding consistent with the ruling in *State ex rel. Youmans* v. Owens (1965), 28 Wis.2d 672, that confidential treatment of the information is in the public interest, or

4. Other specific statutory or common law right to confidential treatment of information.

(c) A preliminary do ision made pursuant to s. 147.08(2) (c), Stats., or Youmans shall also a stude answers to the following questions:

1. How many people have k_{nowledge} of the supposedly "secret" information? Will disclosure increase that number to a significant degree?

2. Does the contested intermedion have any value to the possessor? To a competitor? Is that value substantial?

3. What damage, if any, would the possessor of the secret suffer from its disclosure? What advantages would its competitors reap from disclosure?

4. What benefits are likely to flow from disclosure? To whom? Are they significant? In this connection, what is the public "need" for disclosure? Can it be satisfied in any other way?

(d) The definition of "trade secret" in s. 943.205(2), Stats., is adopted to apply to determinations made pursuant to s. 147.08(2) (c), Stats.

(e) A preliminary decision to approve the request in whole or in part shall be published by the department as a class 1 notice in the official state newspaper, and such other notice as the department deems appropriate shall be provided. The applicant or any interested member of the public may obtain an adjudicatory hearing on the preliminary decision to grant the request in whole or in part by petitioning the department for such a hearing within 10 days of receipt of notice. If the preliminary decision is to deny the request, the applicant shall be notified in writing of the decision by the department, and shall have 10 days after receipt of the decision to petition the department for an adjudicatory hearing on the preliminary decision.

(6) HEARING ON THE PRELIMINARY DECISION. (a) If a timely request is received, the department shall provide a hearing at which the applicant, the department and any other interested party may appear and present evidence or testimony supporting its position. A class 1 notice of the hearing shall be published by the department in the official state newspaper, and such other notice as the department deems appropriate shall be provided.

(b) The hearing shall be before a hearing examiner and testimony shall be under oath and subject to cross-examination. The burden of establishing the confidential status shall be with the applicant

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(c) The hearing examiner shall exercise discretion to determine which individuals may have access to information alleged to be confidential and shall exercise the authority provided by law to impose protective measures and conditions for inspection necessary to safeguard confidentiality of the information during and after the hearing.

(7) FINAL DECISION. If no hearing is requested within the time provided, the preliminary decision shall become final. If a hearing is requested, the decision of the hearing examiner shall be the final decision of the department, but may be reviewed in the manner prescribed by NR 2.20. The decision of the hearing examiner shall be in writing, shall include findings of fact and conclusions of law, and shall be provided to all parties to the hearing.

(8) INTERIM CONFIDENTIAL STATUS. No information for which confidential status was requested shall be open to public scrutiny until 40 days after issuance of the final decision. Additional information supplied by the applicant to support the request for confidentiality shall be treated as confidential. Unless judicial review is requested, this additional information shall be returned to the applicant following the 30-day period for filing a petition for judicial review.

(9) In any contested case hearing the hearing examiner, in determining the merits of a request for trade secret protection or confidential treatment of information which arises during the course of the hearing, shall render a ruling on the request only after receiving answers to the questions appearing in NR 2.19 (5) (c) 1., 2., 3. and 4.

History: Emerg. cr. eff. 1-1-75; Cr. Register, May, 1975, No. 233, eff. 6-1-75; r, and recr. Register, July, 1978, No. 271, eff. 8-1-78.

NR 2.20 Review of contested case decision. (1) FILING. Any party to a contested case who is adversely affected by a final decision of the department rendered after a public hearing on the matter, may within 10 days after entry of the decision, file a written petition for review by the secretary. Said petition shall specify in detail the grounds for the review, the relief which petitioner seeks and citation to supporting authorities which petitioner feels aids petitioner's case. The secretary shall not delegate the review to anyone who has had prior involvement in either the hearing or decision-making process.

(2) SERVICE. Said petition for review shall be served either personally or by registered or certified mail upon the secretary and upon all other parties to the action.

(3) DECISION. Within 14 days of the receipt of the petition, the secretary shall decide whether or not to grant the requested review. If the secretary decides to grant the review, the secretary may order the filing of briefs, presentation of oral argument, or a rehearing of all or part of the evidence presented at the original public hearing (or any combination thereof).

(4) APPEAL. A petition for review pursuant to this section shall not be a prerequisite for appeal or review under ss. 227.15 to 227.16, Stats.

(5) SUSPENSION OF ORDERS. The filing of a petition for review shall not suspend or delay the effective date of an order, and the order shall take effect on the date fixed by the department and shall continue in effect unless provisions of the order are specifically suspended or delayed by Register, June, 1979, No. 282

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the secretary in writing. Petition for such suspension of the effective date of an order shall be clearly specified in the petition for review.

History: Cr. Register, February, 1976, No. 242, eff. 3-1-76.

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