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## WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

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**Ronald Sklansky**  
*Clearinghouse Director*

**Richard Sweet**  
*Clearinghouse Assistant Director*

**Terry C. Anderson**  
*Legislative Council Director*

**Laura D. Rose**  
*Legislative Council Deputy Director*

### CLEARINGHOUSE RULE 07-032

#### Comments

**[NOTE: All citations to “Manual” in the comments below are to the Administrative Rules Procedures Manual, prepared by the Revisor of Statutes Bureau and the Legislative Council Staff, dated January 2005.]**

#### 2. Form, Style and Placement in Administrative Code

The citations to statutes and rules should be in the correct format to the extent possible:

- In “statutory authority,” the citation should be s. 101.143 (4) (cm), Stats.
- In “initial site survey,” the reference should be to ch. NR 716.
- In “direct push; consultant services,” the reference should be to s. NR 141.29.
- In “monitoring well installation; consultant services,” the reference should be to ch. NR 141.
- In “monitoring well installation; commodity services,” the reference should be to “wells that require a waiting period under ch. NR 141.21.”
- In “soil investigation report,” the reference should be to s. NR 716.15. The reference to Wis. Adm. Code is not necessary.
- In “limited soil excavation,” the reference should be to s. Comm 47.337 (3) (b) or (c).

These are examples. Other instances of incorrect cross-references should be corrected throughout the proposed schedule of costs.

**5. Clarity, Grammar, Punctuation and Use of Plain Language**

a. The use of boldface type and underlining should be reviewed throughout the proposed schedule of costs. Some instances of the use of boldface type appear to be unnecessary, others should be italicized rather than boldface type, and some underlining seems to be unnecessary.

b. “Continuous” is misspelled two times in “direct push.”

c. “Analytical” in “surface soil/sediment/water sampling” is unnecessary.

d. “Per” should be replaced by “under” in “site specific RCL calculations.”

e. “Padlocks” should be one word in “MDT 45” in the schedule.