



WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

Ronald Sklansky
Clearinghouse Director

Richard Sweet
Clearinghouse Assistant Director

Terry C. Anderson
Legislative Council Director

Laura D. Rose
Legislative Council Deputy Director

CLEARINGHOUSE RULE 09-121

Comments

[NOTE: All citations to “Manual” in the comments below are to the Administrative Rules Procedures Manual, prepared by the Legislative Reference Bureau and the Legislative Council Staff, dated September 2008.]

2. Form, Style and Placement in Administrative Code

a. In the rule summary, the department should refer to statutory citations using the form “s. 560.03, Stats.,” within a sentence and “Section 560.03, Stats.,” to begin a sentence.

b. In s. Comm 136.02 (3) (b), does the department intend to include municipalities as defined in s. 67.01 (5), Stats., as an “entity” as the term is used in par. (b)? If so, the department should create par. (d) relating to public corporations or commissions established by entities described in par. (a) or (b) and delete the reference as it exists in par. (b).

c. In s. Comm 136.02 (9), the definition of public utility property project refers only to “property” as defined by U.S. Code. Should the definition refer to a “project” under U.S. Code in the manner of definitions in s. Comm 136.02 (7) and (11)?

d. In s. Comm 136.04 (2), should the phrase “will be designated” be replaced by the phrase “has been designated”?

e. In s. Comm 136.04 (1), is “person using the property” an appropriate description of an applicant? Should the section refer to a project or to use of bond proceeds?

f. In s. Comm 136.05 (4) (a), did the department intend to omit reference to the 150-day application period in s. Comm 136.05 (2)?