

WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

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CLEARINGHOUSE RULE 19-064

Comments

[<u>NOTE</u>: All citations to "Manual" in the comments below are to the <u>Administrative Rules Procedures Manual</u>, prepared by the Legislative Reference Bureau and the Legislative Council Staff, dated December 2014.]

2. Form, Style and Placement in Administrative Code

The heading and entry for a finding of emergency could be removed. A proposed emergency rule uses separate promulgation procedures and is therefore usually submitted as a separate document. [ss. 227.19 and 227.24, Stats.]

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

a. In the rule summary's listing of related statutes or rules, should the identification of sub. (1) be removed, in order to refer more generally to s. 253.13, Stats., as a whole?

b. The plain language analysis section of the rule summary indicates that 2013 Wisconsin Act 135 modified state statutes to allow screenings to be performed by methods in addition to blood testing, yet the proposed amendment to s. DHS 115.04 (intro.) adds language to explicitly specify that blood samples taken from each newborn must be tested for the list of conditions in the code. How does this added language "conform the rule language to s. 253.13, Stats.", as asserted in the plain language analysis?

c. Under the comparison with rules in adjacent states section of the rule summary, could the material regarding a potential January 2019 vote by the Iowa Congenital and Inherited Disorders Advisory Committee be updated to reflect whether that vote took place?