

WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

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CLEARINGHOUSE RULE 19-068

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 December 2014.]

2. Form, Style and Placement in Administrative Code

- a. In the treatment clause for SECTION 2 of the proposed rule, the dash between "a." and "c." should be revised to the word "to". [s. 1.01 (9) (d), Manual.]
- b. In s. NR 10.01 (1) (g) 1. b., newly added material should be underscored and should be inserted after the stricken material; therefore, "3" should be underscored, and "9" should be underscored and placed after "6". [See s. 1.06, Manual.] The same issue occurs in sub. (1) (g) 1. c. and e.
- c. In the treatment clause for SECTION 3 of the proposed rule, the second instance of "(1)" should be shown as "1.".
- d. In the treatment clause for SECTION 12 of the proposed rule, the designation "(intro.)" should be inserted after "(5)". The designation should also be added to the listing of this provision in the rule caption's listing of treated provisions.
- e. In the text of s. NR 10.06 (5), the designation "s. NR" should be added before "10.01 (1) (a)". In addition, the word "sunset" should be inserted after the stricken material. [See s. 1.06, Manual.]
- f. In s. NR 10.01 (1) (u) (intro.), it appears that the colon between "Falconry" and "special season" should be removed and "species" should be changed to "seasons", which conforms with the language used in the current rule, unless the department intended to amend this provision. If the department intended to amend this provision, it should insert the appropriate strikes and

underscores. In sub. (1) (u) 1., "V" should be changed to the lowercase and a period should be added after "45 days".

- g. In the treatment clause for SECTION 14 of the proposed rule, the type of treatment should be revised to "renumber and amend", and the designation "(intro.)" should be inserted, as follows: "SECTION 14. NR 10.125 (1) (c) (intro.) is renumbered NR 10.125 (1) (c) and amended to read.". The type of treatment and full designation should also be updated in the rule caption's listing of treated provisions.
- h. In the treatment clause for SECTION 17 of the proposed rule, it appears that the designation "(3)" should be added between "NR 10.31" and "(a)", as identified in the rule caption's listing of treated provisions.
- i. The rule summary's listing of the deadline to submit comments should specify how a reader could determine that date, rather than referring only generally to submission by a date "to be determined".

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

- a. In the rule summary's listing of statutes interpreted, a quotation mark should be added after "trapping".
- b. In the rule summary's summary of, and comparison with, existing or proposed federal statutes and regulations, "Federal" should be changed to the lowercase.
- c. In the rule summary's summary of factual data and analytical methodologies, in the second paragraph, it appears that "we" should be changed to "the department" or "Wisconsin". In addition, in the second sentence of the second paragraph, it appears that "the department has" or "Wisconsin has" should be inserted between "however" and "only been utilizing 92 days...". In the fifth paragraph, in the second to last sentence, "the" should be inserted between "per" and "Migratory Bird Treaty Act....". In the last paragraph, "WDNR" should be changed to "the department".
 - d. In s. NR 10.01 (1) (b), a comma should be inserted after "2 black ducks".
- e. In s. NR 10.01 (1) (g) 1. c., "par. B" should be changed to "par. b." The same issue occurs in sub. (1) (g) 2. b., and 3. b.
 - f. In s. NR 10.01 (1) (g) 2., a period should be added after "September 1-September 15".