



Wisconsin Legislative Council

RULES CLEARINGHOUSE

Scott Grosz
Clearinghouse Director

Anne Sappenfield
Legislative Council Director

Margit Kelley
Clearinghouse Assistant Director

CLEARINGHOUSE RULE 21-031

Comments

[NOTE: All citations to “Manual” in the comments below are to the Administrative Rules Procedures Manual, prepared by the Legislative Council Staff and the Legislative Reference Bureau, dated November 2020.]

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

In SECTION 1 of the proposed rule, the agency adds “residential program” to the list of entities that provide the type of programming a person must be enrolled in to take the final GED test. Under current law, that list is comprised of “TCS district” and “community-based organization”; both are terms defined in s. PI 5.02. Should the agency also define “residential program” under s. PI 5.02? Additionally, the agency should more fully explain in the plain language analysis the addition of “residential program” to the list of entities in s. PI 5.035 (1) (b).