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Clearinghouse Rule Number: 09-028 Hearing Lo			earing Location: Madison
Rule Number: Chapter Comm 5 Hearing			earing Date: April 29, 2009
Relating to:	Licensing of Electrical Con-	tractors and Electricians	
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
Speaker #1	David Boetcher International Brotherhood of Electrical Workers, Waunakee	Supports the proposed rule-making work. Believes that certain areas of the rules could be improved to enhance better serve the public: • Contends the rules need to have a limit on how many beging electricians may be supervised by one journeyman or mast. The draft does nothing to prevent the dangerous practice of number of untrained workers wiring without adequate supertherein jeopardizing worker and public safety. Proper superneeded to ensure the project is compliant with the electrical Recommends a ratio per project where the number of beging electricians equals the aggregate number of number journey master electricians, plus one more beginning electrician.	The rules have been revised establishing a job-site ratio of non-apprentice beginning electricians to the number of master and journeymen electricians. In addition, under the proposed rules, untrained workers (beginning electricians) require direct supervision on the job site by at least one master or journeyman electrician. Every electrical wiring installation has to be under the responsibility of a master electrician. Worker safety, whether or not employees are licensed, falls typically under the jurisdiction of OSHA. From a liability perspective, the employer/contractor has a vested interest to accomplish code compliant installations. The implementation of a statewide inspection strategy for electrical wiring installation under the proposed rules of CR 09-029 is intended to strengthen the safety net for compliant installations. The rules have been revised establishing an industrial
		Electrician or Industrial Maintenance Electrician) allowing trained and educated maintenance electricians to install new facilities where employed. • Recommends that to facilitate the ability of a master elect ability to work in other states that the department license license is equal to some type of "advanced" journeyman li	electrician category for a journeyman and apprentice. rician's indicates that rician's indicates that rician's indicates that
S peaker #2	John Mielke ABC of Wisconsin, Madison	Suggests adding an application requirement for the electrical contract a social security number or federal employer identification number.	
		Suggests adding a provision for the electrical contractor to provide t department identification on number bids and contracts.	their The suggestion has been incorporated into the draft.

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	Mielke continued	Suggests adding a provision requiring the electrical contractor to elicensed master electrician or employ one or more master electrician. Asks whether the elimination of the electrical contractor-restricted 2013 will necessitate the individual to comply with s. Comm 5.4 Contends that the limitation for residential electricians to wiring dwellings and dwelling units should be defined to work that is de Comm 20.02 (1) and multi-family dwellings. Indicates the word "residential" is missing under s. Comm 5.445 Notes that earlier working drafts proposed beginning electricians of continuing education over 4 years and the public hearing draft in 24 hours in just one year - while the master or journeyman electricians over the beginning electrician is required only to obtain 24 hours over 4 years – suggests that the continuing education for electrician be reduced to 8 hours for the one year term.	electrical installations need to be the responsibility of a master electrician. In 2013 all electrical contractors will be subject to the s. Comm 5.41 The rules are intended to provide a broad scope of work to reflect the types of structures or uses that may be associated with a home, including swimming pools, attached or detached garages, and work sheds. (1). (1). (1). (1). (1). (1). (1). (1). (1). (2) (3) (4) (5) (6) (7) (8) (8) (9) (1) (1) (1) (1) (2) (3) (4) (5) (6) (7) (7) (8) (8) (9) (9) (1) (1) (1) (1) (2) (1) (2) (3) (4) (4) (5) (6) (7) (7) (8) (8) (9) (9) (9) (1) (1) (1) (1) (2) (3) (4) (4) (5) (6) (7) (7) (8) (9) (9) (9) (1) (1) (1) (1) (2) (1) (2) (2
Speaker #3	Ronald Natzke IBEW 1147 Wisconsin Rapids	Asks that the rules create a new maintenance electrician category to trained and educated in-plant electricians who are currently perform installation activities. Indicates that statutory exemption under s. (b) only allows work on existing wiring and not new wiring that electricians have been trained and historically performed.	ning various electrician category for a journeyman and apprentice. 101.862 (4)
Speaker #4	John Schwab Southeast Wisconsin Electrical Inspectors Association Wauwatosa	 Advocates for establishment of penalties for violations si under chapter 145, Stats. Asks for a more definitive definition for "direct supervis an on-site person who is there for when the installation i Asks for clarification regarding the scope of work for resi electricians and "dwelling unit". Indicates that the city of Wauwatosa has a "maintenance". 	Stats., are limited to plumbing licensing violations. Separate legislation would need to be enacted to enable the department to levy forfeitures or citations. The term "direct supervision" is currently defined under s. Comm 5.003 (14) and has been effectively applied for other licensing programs, plumbing, automatic fire sprinkler system installations and elevator installations. See response under Mielke.

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EMHUIL NO.		the maintenance and namine but not for extensions	this result does not receive a licenses in 2012	
Speaker #5	Richard Pokorny City of Marshfield	the maintenance and repairs but not for extensions. Concurs with previous speaker advocating for penalties. Suggests that a definition for "direct supervision" relates to on the Believes that maintenance electricians would need to have supervisithat for construction wiring. Opposes the rules allowing a master electrician to serve more than contends that the previous statutes required a contractor to employ a master. Contends the rules need to have a ratio for how many beginning elebe supervised by one journeyman or master electrician. Notes Mars ratio of 4 beginners to one journeyman or master with 5 th - year appropriate toward the ratio.	The rules have been revised establishing an industrial electrician category for a journeyman and apprentice and address supervision provisions. The previous statutory provisions did not limit a master electrician from serving more than one shop nor require full time employment. It is unclear what problem the suggestion addresses. See response under Boetcher.	
Written #1	Loyal O'Leary National Electrical Contractors Association Madison	Registered in favor of the proposed rules. Advocates for a job-site limit on the number of beginning electricia supervised by a journeyman.	Support noted. See response under Boetcher.	
Written #2	Shari Brunner National Electrical Contractors Association Madison	Registered in favor of the proposed rules.	Support noted.	
Written #3	Terry Roovers IBEW	Registered in favor of the proposed rules.	Support noted.	
	Appleton	Believes that there is a need to address the issue of displacing main plant) electricians.	tenance (in See response under Boetcher.	
Written #4 (email)	Joseph Heimsch City of Watertown	Indicates that the city has required a ratio of one journeyman or mas apprentice or beginner to help ensure competent or skilled electricia otherwise believes that there can be just beginning electricians on a Raises the question if an electrical contractor must have at least one electrician on staff and how may electrical contractors could one may electrician work for.	ns on the job, job. Expression of the second	

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Relating to: Licensing of Electrical Contractors and Electricians					
Comments:	Presenter,	Liver of the Brothelms			
Oral or	Group Represented,	Comments/Recommendations		Agency Response	
Exhibit No.	City and State	Comments/Recommendations		rigency Response	
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Written #5	Lee Fochs, Chairman Northwest Building Inspectors Association Chetek	Indicates that the association endorses the proposed licensing rules and electrical inspection rules.		Support noted.	
		Believes that there should be clarification as to how many journeymen may be supervised by a single master electrician and how many beginning electricians may be supervised by a single master or journeyman electrician.		See response under Boetcher.	
		Also believes that allowing owners to do their own electrical work would seriously weaken the effect of the licensing requirements. It is recommended that electrical rules follow plumbing licensing rules which require a homeowner to live in the home for a year before being allowed to do any work of their own.		The exemption of homeowners to do electrical installations has been established by the statutes.	
		Feels that there should be more time given between the formulation of the new code and legislation action. Believes a second hearing should be held to allow association sufficient time to evaluate changes.		The department believes that the comment period of May 15, 2009 provided sufficient time for evaluation and comment.	
Written #6 (email)	Pete Scheuerman	Believes that the proposal for raising the bar for electrical installations in Commercial and Agricultural installations is an excellent idea. Believes that requiring permits for agricultural installations will pose the greatest challenge for compliance. Suggests communication to the affected parties may aid in mitigating resistance.		See response under CR 09-029 relative to electrical inspections. See response under CR 09-029 relative to electrical inspections.	
		Believes that the cost of the permits and the inspections may affect the degree of resistance.		See response under CR 09-029 relative to electrical inspections.	
Written #7 (email)	David Phillipps	Suggests defining residential electrical contractors as those that work on one and two family dwellings and commercial electrical contractors working on 3-family and more. This would be consistent with the UDC and WCBC and in light of the differences between the two in the electrical codes. Suggests allowing a home owner to do electrical work on their own home should have the same limitations as in the Wisconsin Plumbing Code. Home owners would be limited to do electrical work on their own home only after it has been issued a CO for a new single family home or duplex unit that they own and occupy. A home owner should not be able to work on an individual dwelling		The limitations on the scope and nature of electrical work relates to the individuals licensed to perform the installations and not the contractor business licenses. The exemption of homeowners to do electrical installations has been established by the statutes.	
	P. 02/01)	unit of a multi-family building consisting of 3 units or more except for minor maintenance of such as light fixtures, switches, outlets, etc. The unit			

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		owner would have a very limited access to the wiring system of the which may or could involve the wiring system of other units or the itself.		
	Phillipps continued	Feels that some agricultural wiring should be allowed to be inspect inspectors. Farm uses that would be on a larger scale and have the patray voltage should be done by commercial electricians and inspect commercial electrical inspector. A pole shed that is constructed by for storage and then would decide to have a 4-H horse in this shed was electrical inspector will be a very cumbersome program for the Stat These hobby farms change frequently when they are on a smaller scattrying to obtain an electrical permit from someone other than the louright find will be an enforcement nightmare. Questions how many obtained for large scale agricultural farms; contends that the Electric even bother to even check on permits let alone inspections. The smalfarms/sheds/equipment have more permits and inspections done on large scale farming operations. Feels the licensing program work follow the State Plumbing Code allow an electrician with a master's license to be able to pull permit owners would be able to pull permits as would be required in #2 abinspectors viewpoint it would be easier to monitor. Feels using the State Plumbing Code as a basis for how many appripurneymen a master can supervise or who can work unsupervised he well and seems reasonable. Why reinvent the wheel on something be an excepted industry standard.	inspections.	
Written #8	Don Turner, Wausau Paper Specialty Products Wausau	Seeks clarification whether the proposed permits and inspections we required for maintenance/alterations within existing facilities and whouse electrical technicians would not be required to hold master lie	services, feeders or circuits are part of the alterations. This type of work is required to be under the responsibility of a master electrician. The rules have been revised establishing an industrial electrician category for a journeyman and apprentice. Other maintenance work would not require a license under the statutory exemption of s. 101.862 (4) (b), Stats.	
Written #9	Kevin Benner	Raises the question whether additional department staffing may be a	needed to Concern noted.	

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	Presenter, oup Represented, City and State	Comments/Recommendations		Agency Response	
Ass	st Central Wisconsin sociation of Electrical pectors	process applications and conduct resolution management in a tin manner.	nely and effective		
Benner	r continued	Suggests that when issuing the electrical contractor license the of record should be a full time employee and should not be the for any other firm. Suggests that there should be a defined process to handle complete complaints within a timely manner; if the department cannosituation immediately then the process should be implemented board or council. Suggests that the electrical contractor be required to hold a cert to ensure the end-user that the contractor is truly qualified. Asks for clarification as to the scope of work for residential elect that large multi-family dwelling projects may include parking a swimming pools, high-rise systems. Suggests there be a definition for "direct supervision" as it perfetelectricians. Suggests the implementation of defined ratio such as one journed electrician for every two beginning electrician (apprentice). Contends that if a maintenance electrician license is created that be need to be done to follow-up and verify that the maintenance not conducting work beyond their license and the work is comp Believes that the term "premises" needs to be defined relative to (a), Stats., to address the potential concern that residential own hazard to others if allowed to perform unlimited wiring. Suggests plagiarizing s. Comm 5.10 for enforcement of electrics.	aints and address of remedy the through a review discate of insurance tricians noting arages, ains to beginning eyman or master inspections will electricians are liant. o s. 101.864 (2) ers may pose a al licensing.	The previous statutory provisions did not limit a master electrician from serving more than one shop nor require full time employment. It is unclear what problem the suggestion addresses. A compliant process currently exists and is available through the Safety and Buildings Division web site. It is unclear how the suggestion facilitates the installation of compliant electrical systems. See response under Mielke. The term "direct supervision" is currently defined under s. Comm 5.003 (14) and has been effectively applied for other licensing programs, plumbing, automatic fire sprinkler system installations and elevator installations. See response under Boetcher. See response under CR 09-029 relative to electrical inspections. The term defaults to the dictionary definition; without legislative direction, the department does not intend to create restrictive limitations beyond the law. The administrative forfeitures authorize under ch. 145, Stats., is limited to plumbing licensing violations. Separate legislation would need to be enacted to enable the department to levy forfeitures or citations. See response under CR 09-029 relative to electrical	

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		installation issues. Advocates for an online complaint process to address licensure problems.		inspections. A compliant process currently exists and is available through the Safety and Buildings Division web site.	
Written #10	Guy Hendrickson Rhinelander	Asks for clarification whether private companies doing in house electrical wiring installations need to be licensed electrical contractors.		Companies doing in house electrical wiring are exempted by the statutes from contractor licensure.	
	Hendrickson continued	Believes the exemptions under s. 101.862 (4) (b) and (g), Stats confusing as the scope of permitted activity; suggests all electrons contends that all registered beginning electricians should perform under direct supervision to facilitate proper training. Advocates the all apprenticeship programs such as their manufact plant program be recognized under s. 101.87 (1) (a), Stats., as expected to the scope of permitted activity; suggests all electrons and the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggested as the scope of permitted activity; suggests all electrons are suggested as the scope of permitted activity; suggests all electrons are scope of permitted activity; suggested activity and scope of permitted activity; suggested activity and scope of permitted activity; suggested activity and scope of permitted activity; suggested activity activity activity activity.	cians be licensed. m electrical work turing electrical	The rules have been revised establishing an industrial electrician category for a journeyman and apprentice. Other maintenance work would not require a license under the statutory exemption of s. 101.862 (4) (b), Stats. The Wisconsin Department of Workforce Development apprenticeship standards will dictate the supervision requirements for beginning electrician-apprentices. The rules have been revised establishing an industrial electrician category for a journeyman and apprentice. The	
		for the journeyman electrician license.		industrial journeyman electrician license can be obtained through completion of an apprenticeship program.	