INTRODUCTION

Purpose and Structure
The Legislature, by s. 35.93 and ch. 227, Stats., directed the publication of the rules of executive agencies having rule-making authority in a loose-leaf, continual revision system known as the Wisconsin Administrative Code. The Code is kept current by means of new and replacement pages. The pages are issued monthly, together with notices of hearings, notices of proposed rules, notices of emergency rules, instructions for insertion of new material, and other information relating to administrative rules and the administrative rulemaking process. This service is called the Wisconsin Administrative Register, and comes to the subscriber near the middle and at the end of each month. Code pages are issued to subscribers only with the end of the month Register. The editing and publishing of the Register and Code is done by the Revisor of Statutes Bureau, Suite 800, 131 W. Wilson St., Madison, Wisconsin, 53703. E-mail: gary.poulson@legis.state.wi.us Telephone (608-266-7275).

Availability
The complete code and the upkeep service are distributed to the county law libraries; to the libraries of the University of Wisconsin Law School and Marquette University Law School; to the State Historical Society; to the Legislative Reference Bureau and to the State Law Library, and to certain designated public libraries throughout the state.

The sale and distribution of the printed Register, Code and of its parts is handled by Department of Administration, Document Sales, P.O. Box 7840, Madison, Wisconsin 53707. (608-266-3358 information) (1-800-362-7253 or 608 264-9419 charge card orders).

The entire Code and Registers from January, 1996, can be found on the WisLaw® CD-ROM. End-user license and subscription order forms are available from Document Sales and Distribution.

The Code and Register can also be found on the internet at www.legis.state.wi.us/rsb

Arrangement and Table of Contents
The Code is arranged in the complete set alphabetically by agency. Certain descriptors such as “Department” and “Wisconsin” are ignored for arrangement purposes. Several agencies further subdivide their rules either by program e.g. Department of Corrections – Plumbing or by division within the agency e.g. Department of Health & Family Services – Health, chs. HFS 110– These Codes are arranged in numerical order within the appropriate alphabetical arrangement for the agency.

Each agency adopts a prefix to identify their rules. For example, the Department of Natural Resources uses “NR” before each chapter number.

Each Code with more than one chapter will have a table of chapters. After the title of each chapter will be the page numbers on which the chapter begins. Each chapter will have a table of sections.

History Notes
Each page of the Code as it was originally filed and printed pursuant to the 1955 legislation, had a date line “1–2–56". A rule which is revised or created subsequent to the original printing date is followed by a history note indicating the date and number of the Register in which it was published and the date on which the revision or creation of the rule became effective. Additions to a section’s history note will be shown in bold face when those affected code sections are first released. The absence of a history note at the end of a section indicates that the rule has remained unchanged since the original printing in 1956. The date line at the bottom of the page indicates the month in which the page was released, but does not necessarily mean a substantive change has occurred on that page. Some common abbreviations used in the history notes are: cr. created, am. amend, r. repeal, recr. recreate, renum. renumber, eff. effective and emerg. emergency.

In some instances an entire chapter has been repealed and recreated or renumbered subsequent to the original printing date. When this occurs a note has been placed at the beginning of the chapter after the table of sections to contain this information. A separate history note appears after each section indicating the date when the revision or creation became effective.

Emergency Rules
The Legislature has granted state agencies the authority to enact rules without using the normal rule-making process by publishing those rules in the official state newspaper. To justify the use of the emergency rule process, an agency must find that the preservation of the public peace, health, safety or welfare will be jeopardized without the emergency rule. Readers should review the current Wisconsin Administrative Register to see if a particular published rule is also affected by an emergency rule. Most emergency rules are eventually adopted as permanent rules and published in the Code.

Index
The index for the complete Wisconsin Administrative Code will be found in the last volume of the complete set. It will be recompiled, reprinted and distributed at least 3 times a year. Some Codes have a separate index prepared by the agency involved. Agency prepared indexes tend to be more comprehensive than the general index prepared by the Revisor of Statutes. See the Uniform Dwelling Code (chs. Comm 20–25) and the Building and Heating Code (chs. Comm 50–64) as examples.
Chapter Comm 8  
MINES, PITS AND QUARRIES

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(7) "Quarry" means a surface opening or excavation in the earth for the purpose of extracting nonmetallic minerals or other nonmetallic materials.  
(8) "Shaft" has the meaning given in s. 101.15 (2) (a) 3., Stats.  

Notes:  
Section 101.15 (2) (a) 3., Stats., defines "shaft" as an opening made for mining minerals, for hoisting and lowering persons or material, or for ventilating underground workings.  
History:  
Cr. Register, May, 2001, No. 545, eff. 6-1-01.  

Comm 8.05 Petition for variance.  

Pursuant to s.101.15 (2) (e), Stats., the purpose of this chapter is to establish rules to effect the safety of mines, quarries and related activities.

History: Cr. Register, May, 2001, No. 545, eff. 6-1-01.

Comm 8.06 Penalties.  

The department may impose penalties and obtain additional remedies for violations of this chapter, as provided in ss. 101.02 (12) and (13) (a) and 101.15 (2) (f) 2., Stats.  

Notes:  
Section 101.02 (12), Stats., indicates that every day during which any person, persons, corporation or any office, agent or employee thereof, fails to observe and comply with an order of the department will constitute a separate and distinct violation of such order.  
Section 101.02 (13) (a), Stats., indicates that if any employer, employee, owner, or other person violates ss. 101.01 to 101.25, Stats., or fails to refused to perform any duty lawfully enjoined, within the time prescribed by the department, for which no penalty has been specifically provided, or fails, neglects or refuses to obey any lawful order given or made by the department, or any judgment or decree made by any court in connection with ss. 101.01 to 101.25, Stats., for each such violation, failure or refusal, such employer, employee, owner or other person shall forfeit and pay into the state treasury a sum not less than $10 or more than $100 for each such offense.  
Section 101.15 (2) (f) 2., Stats., indicates that the department may apply to a court for a rule for the closing of any underground mine, quarry, pit, mine works or other excavation where the same is being operated in violation of any of its rules or orders, and the owners or operators have failed without a reasonable time to correct any unsafe methods of operation. The failure of any owner or operator to comply with the order or judgment of the court shall subject such party or parties to criminal contempt proceedings.  
History: Cr. Register, May, 2001, No. 545, eff. 6-1-01.  

Comm 8.07 Appeals.  

Appeal of department order.  

Pursuant to s.101.02 (6)(e), Stats., any employer or other person who owns or occupies a property that is affected by an order of the department may petition the department for a hearing on the reasonableness of the order.

Notes:  
Section 101.01 (4), Stats., defines "employer" as any person, firm, corporation, state, county, town, city, village, school district, sewer district, drainage district and other public or quasi-public corporations as well as any agent, manager, representative or other person having control or custody of any employment, place of employment or of any employee.

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Comm 8.07 WISCONSIN ADMINISTRATIVE CODE

(2) APPEAL OF LOCAL ORDER. Pursuant to s. 101.02 (7)(b), Stats., any person affected by a local order that is in conflict with an order of the department may petition the department for a hearing on the local order.

Note: Section 101.01 (8), Stats., defines "local order" as any ordinance, order, rule or determination of any common council, board of alderpersons, board of trustees or the village board, of any village or city, a regulation or order of the local board of health, as defined in s. 250.01 (3), Stats., or an order or direction of any official of a municipality, upon any matter over which the department has jurisdiction.

(3) PETITION OF ADMINISTRATIVE RULE. Pursuant to s. 227.12, Stats., any municipality, corporation or any 5 or more persons having an interest in an administrative rule may petition the department requesting the adoption, amendment or repeal of the rule.

History: Cr. Register, May, 2001, No. 545, eff. 6–1–01.

Subchapter II – General Requirements

Comm 8.10 Notification to begin crushing operation. Each year before crushing work is commenced in a mine, pit or quarry, the person responsible for the crushing work shall notify the department that work is about to begin. The notification shall be made to the department at least 10 days prior to the beginning of crushing work in each mine, pit or quarry.

Note: The notice is required from the person responsible for the crushing work for all mines, pits and quarries where crushing work is performed, whether or not the person owns the mine, pit or quarry. Only one initial notice is required for a mine, pit or quarry where crushing work is performed on an intermittent basis during the year.

Note: Notification may be made on form SBD–6736, Notice to Regis Operation, which is available at no charge from the department at the Safety and Buildings Division, F.O. Box 2509, Madison, Wisconsin 53701–2509, telephone 608/266–1818.

History: Cr. Register, May, 2001, No. 545, eff. 6–1–01.

Comm 8.11 Arrangements for medical assistance. Each year before any work is commenced in a mine, pit or quarry, the mine, pit or quarry operator shall make arrangements for obtaining emergency medical assistance and transportation for injured persons.

History: Cr. Register, May, 2001, No. 545, eff. 6–1–01.

Comm 8.12 Permits. (1) GENERAL. Before an excavation of a shaft may be commenced, a permit shall be obtained from the department. As provided by s. 101.15 (2) (c), Stats., this section does not apply to shafts less than 50 feet in depth wherein persons are not employed, shafts not equipped with power driven hoists used for hoisting persons in and out of shafts, or shafts not covered with a flammable building.

(2) APPLICATION FOR PERMIT. Application for a shaft excavation permit shall be made on form SBD–52 together with the payment of the permit fee.

Note: Form SBD–52, Mine Shaft Excavation Permit Application, is available at no charge from the department at the Safety and Buildings Division, F.O. Box 2509, Madison, Wisconsin 53701–2509, telephone 608/266–1818.

(3) PLANS AND SPECIFICATIONS. Plans and specifications shall be submitted with the application for a shaft excavation permit which show that the shaft, excavation and workings are in compliance with this chapter.

(4) PERMIT PROCESSING TIME. The department shall review and make a determination on a shaft excavation permit application within 30 business days of receiving the required information and fees.

History: Cr. Register, May, 2001, No. 545, eff. 6–1–01.

Comm 8.13 Fees. (1) SAFETY SERVICE FEE. An annual safety service fee as specified in ch. Comm 2 shall be paid by the person or firm operating the crushing, screening or washing equipment.

(2) SHAFT EXCAVATION PERMIT FEE. A shaft excavation permit fee as specified in ch. Comm 2 shall be paid by the person applying for the permit.

(3) INSPECTION FEE. A miscellaneous inspection fee as specified in ch. Comm 2 shall be paid by the person requesting a consultation inspection of the person's operation, if that person is not required to pay a safety service fee under sub. (1).

(4) TRAINING FEE. A training fee as specified in ch. Comm 2 shall be paid by the person receiving department training that is required by the federal mine safety and health administration, if that person is not required to pay a safety service fee under sub. (1).

History: Cr. Register, May, 2001, No. 545, eff. 6–1–01.

Comm 8.14 Inspections. (1) GENERAL. Pursuant to ss. 101.02 (15)(g) and 101.15 (2)(f) 1., Stats., the department may enter and cause the inspections of mines, pits and quarries in order to determine compliance with this chapter.

(2) OVERDUE INSPECTIONS. If the department determines that an inspection of a mine, pit or quarry as required under s. 101.15 (2)(f) 1., Stats., has not been performed, the department shall notify the federal mine safety and health administration that an inspection is due.

History: Cr. Register, May, 2001, No. 545, eff. 6–1–01.

Comm 8.15 Federal requirements. No person may operate a mine, pit or quarry unless the person complies with 30 USC 811, 957 and 961 and the safety and health standards in Title 30 CFR Parts 1 to 199.

Note: Authority over mines is given to the federal government under the federal Mine Safety and Health Act. The safety and health related requirements for the operation of surface and underground mines are contained in the Code of Federal Regulations issued by the Mine Safety and Health Administration, Department of Labor, under Title 30 CFR Parts 46, 55 and 57.

History: Cr. Register, May, 2001, No. 545, eff. 6–1–01.

Subchapter III – Additions to Federal Regulations

Comm 8.20 Additions to federal regulations. The additions to the federal mine safety and health administration regulations are specified in this subchapter and are rules of the department.

History: Cr. Register, May, 2001, No. 545, eff. 6–1–01.

Comm 8.21 Abandoned shafts and wells. (1) PROTECTION. All abandoned mine shafts, exploration shafts and test wells in this state shall comply with s. 167.27 (5) and (6), Stats.

(2) MAPPING OF UNDERGROUND WORKINGS. (a) All underground workings shall be surveyed and mapped within a reasonable time as work develops. All underground workings shall be surveyed and mapped before they are allowed to become inaccessible. All surveys shall be tied to an exterior quarter section corner.

(b) Before any mine having underground workings is abandoned, the operator of the mine shall have an engineer or surveyor make a map, on a scale not smaller than 100 feet to the inch, showing all underground workings. A print or copy of such a map certified by the operator or designee as being accurate shall be filed with the department.

History: Cr. Register, May, 2001, No. 545, eff. 6–1–01.