

DRAFT rule revisions for 1/9/2019 Rule Development Meeting

Comments on this draft may be sent to DNRRNR700input@wisconsin.gov.

Subject matter (group/subgroup): Act 204 / “continuing obligation” definition

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Changes (include treatment, list in order of rules):

NR 700.03 (8m) is created to read:

NR 700.03 (8m) “Continuing obligation” means any responsibility, requirement, limitation, or combination thereof, that an agency with administrative authority imposes as a condition of approving an interim action, approving a remedial action, or of issuing a case closure letter for a site or facility at which residual contamination remains after the conclusion of an interim action or a remedial action at the site or facility, that is imposed under ch. 292, Stats., or any agreements or contracts authorized under ch. 292, Stats.

NR 714.03 (2) is repealed.

Plain language explanation/analysis:

The rule changes above are all changes to code that will be proposed to achieve consistency of the code with the changes that 2015 Wis. Act 204 made to Wis. Stat. § 292.01. For further background, please see the [white paper](#) on this topic that was presented at the August 6, 2019, Rule Development Meeting.

Comparable state or federal rules or policies:

Not applicable.

Economic impact comments:

The rule changes above are all direct results of statutory revisions and do not incur economic impacts.