RULE REPORT

Department of Commerce

Clearin	ghouse Rule No.: 11-010					
Rule N	o.: Chapter Comm 138					
Relatin	g to: Woody Biomass Harvesting and P	rocessin	g Credit			
Contact person for substantive questions:			Contact person for internal processing:			
Name	Sam Rockweiler	Name	(same)			
Title	Code Development Consultant	Title				
Telephone Number 266-0797		Telephone Number				
1.	Basis and purpose of the proposed rule. These rules would establish a process for certifying applicants and allocating to them tax credits for purchasing equipment that is utilized primarily to harvest or process woody biomass for use as a fuel or as a component of fuel.					
2.	How the proposed rule advances relevan	How the proposed rule advances relevant statutory goals or purposes.				
	These rules are required by section Wisconsin Act 269.	560.209	(4) of the Statutes, as created by 2009			
3.	Changes to the rule analysis or fiscal est No substantive changes were made to th					

COM-10550 (R.02/04)

FINAL REGULATORY FLEXIBILITY ANALYSIS

Department of Commerce

	CLEARINGHOUSE RULE 11-010 NO.:						
	RULE NO.: Chapter Comm 138						
	RELATING TO: Woody Biomass Harvesting and Processing Credit						
	Final regulatory flexibility analysis not required. (Statement of determination required.)						
1.	Reason for including or failing to include the following methods for reducing impact of the rule or small businesses: Less stringent compliance or reporting requirements; less stringent schedules or deadlines for compliance or reporting requirements; simplification of compliance or reporting requirements; establishment of performance standards to replace design or operational standards exemption from any or all requirements.						
	Less stringent application requirements are not proposed for small-business applicants because uniform application criteria are expected to result in maximizing the fairness and effectiveness of the allocation of the tax credits.						
2.	Issues raised by small businesses during hearings, changes in proposed rules as a result of comments by small businesses and reasons for rejecting any alternatives suggested by small businesses.						
	No such issues were raised, and no such changes were made.						
3.	Nature and estimated cost of preparation of any reports by small businesses.						
	No substantive reporting would be imposed on small businesses.						
4.	Nature and estimated cost of other measures and investments required of small businesses.						
	The rules are not expected to impose significant costs on small businesses for other measures because the rules address submittal of documentation, and other activities, only by applicants that choose to pursue tax credits for purchasing equipment that is utilized primarily to harvest or process woody biomass for use as a fuel or as a component of fuel						

6. Impact on public health, safety and welfare caused by including any of the methods in 1. for reducing impact on small businesses.

1. for reducing impact on small businesses.

Additional cost to agency of administering or enforcing a rule which includes any of the methods in

None of the methods listed in 1. for reducing small-business impacts are included in the proposed

5.

rules.

None of the methods listed in 1. for reducing small-business impacts are included in the proposed rules.

COM-10538 (N.03/97)

RESPONSE TO LEGISLATIVE COUNCIL CLEARINGHOUSE REPORT

Department of Commerce

CLEARINGHOUSE RULE NO.: 11-010
RULE NO.: Chapter Comm 138
RELATING TO: Woody Biomass Harvesting and Processing Credit
Agency contact person for substantive questions.
Name: Sam Rockweiler
Title: Code Development Consultant
Telephone No. <u>266-0797</u>
Legislative Council report recommendations accepted in whole.
X Yes No
1. Review of statutory authority [s. 227.15(2)(a)]
a. Accepted
b. Accepted in part
c. Rejected
d. Comments attached
2. Review of rules for form, style and placement in administrative code [s. 227.15(2)(c)]
a. Accepted
b. Accepted in part
c. Rejected
d. Comments attached

3.	Review rules for conflict with or duplication of existing rules [s. 227.15(2)(d)]				
	a. Accepted				
	b. Accepted in part				
	c. Rejected				
	d. Comments attached				
4 .	Review rules for adequate references to related statutes, rules and forms [s. 227.15(2)(e)]				
	a. Accepted				
	b. Accepted in part				
	c. Rejected				
	d. Comments attached				
5.	Review language of rules for clarity, grammar, punctuation and plainness [s. 227.15(2)(f)]				
	a. Accepted				
	b. Accepted in part				
	c. Rejected				
	d. Comments attached				
6.	Review rules for potential conflicts with, and comparability to, related federal regulations [s. 227.15(2)(g)]				
	a. Accepted				
	b. Accepted in part				
	c. Rejected				
	d. Comments attached				
7.	Review rules for permit action deadline [s. 227.15(2)(h)]				
	a. Accepted				
	b. Accepted in part				
	c. Rejected				

d.	Comments	attached