Wisconsin Department of Administration Division of Executive Budget and Finance DOA-2048 (R10/2000)

Fiscal	Estimate	<u> </u>	Session
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Original Dpdated	b	LRB Number		Amendment N	Number if Applicable		
Corrected Suppler	mental	tal Bill Number		Administrative Rule Number			
Subject An order to amend s. DFIBkg 80.	.68 relating to nor	judicial enforcement a	and surrencder of	f collateral.			
Fiscal Effect State: No State Fiscal Effect Check columns below only if bill makes a direct appropriation or affects a sum sufficient appropriation.			Increase Costs — May be possible to absorb within agency's budget.				
 Increase Existing Appropriation Decrease Existing Appropriation Create New Appropriation 	ixisting Revenues Existing Revenues	Yes No Decrease Costs					
Local: 🛛 No Local Government Costs							
 Increase Costs Permissive I Mandatory Decrease Costs 		Revenues hissive D Mandatory e Revenues	5. Types of Lo	□ Villages	al Units Affected:		
Permissive Mandatory	🗌 Perm	nissive 🗌 Mandatory	School I		□ WTCS Districts		
Fund Sources Affected	Affected Chapter 20 Appropriations						
	None						

Assumptions Used in Arriving at Fiscal Estimate

The objective of the rule is to amend s. DFI-Bkg 80.86. The purpose of this rule is to bring s. DFI-Bkg 80.68 into conformity with newly created s. 425.206(1)(d), Stats. Under the current s. DFI-Bkg 80.68, where a merchant request or demands the return of collateral, after providing the customer with notice of default and opportunity to cure as required by s. 425.105, Stats., a release of the collateral by the customer is not a surrender under ss. 425.204(3) and 425.206(1), Stats., if the merchant fails to provide a notice to the customer which clearly informs the customer of the right to a hearing on the issue of default before any repossession. 2005 Wisconsin Act 255, s. 8 created s. 425.206(1)(d), Stats. This statute section provides that notwithstanding any other provision of law, no merchant may take possession of collateral or goods subject to a consumer lease in this state except when, for motor vehicle collateral or goods subject to a motor vehicle consumer lease, the customer has not made a demand as specified in s. 425.205(1g)(a)3., Stats., and, no sooner than 15 days after the merchant gives the notice specified in s. 425.205(1g)(a), Stats., the merchant has taken possession of the collateral or goods in accordance with s. 425.206 (2), Stats. The rule amends s. DFI-Bkg 80.68 to incorporate the provisions of s. 425.206(1)(d), Stats. The rule provides that where a merchant requests or demands the return of collateral, after providing the customer with notice of default and opportunity to cure as required by s. 425.105, Stats., a release of the collateral by the customer is not a surrender under ss. 425.204(3) and 425.206(1), Stats., if the merchant fails to provide a notice to the customer which clearly informs the customer of the right to a hearing on the issue of default before any repossession unless the creditor has perfected its right to repossession under s. 425.206(1)(d), Stats. The rule places no additional duties or burdens on state or local governemnt, and hence has no affect on costs to either.

Long-Range Fiscal Implications

None

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