

Bureau of Watershed Management
 Rule Revisions to Provide Clarity, Typographical or Location Corrections, Updates for Technology Advances, Consistency with
 Federal/State Language and Minor Modifications

Section	Action	Reason	Rationale
102.10 (1) (b) 1. and 2.	Amended	Clarity	Changed to better match the wild river language used in s. 30.26, Stats. and ch. NR 302, which this section refers to.
102.10 (1) (b) 3. through 5.	Created	Consistency with State Statute	102.10 (1) (b) 3. created to better reflect language in NR 302, which this section refers to. 102.10 (1) (b) 4. and 5. created to be consistent with the addition of two wild rivers to state statute s. 30.26 in 2009.
102.10(1)(d) 10., 17., 22., 29., and 30	Amended	Typos/ Location Correction	102.10 (1) (d) 10. Lamon Tanguie creek is incorrectly identified as LaMontagne in the current code. 102.10 (1) (d) 10. Location clarified, there are two Little Popple Rivers in Florence County; Little Popple River (T38N R19E S3) is the correct one. 102.10 (1) (d) 17. South Branch Miscauno creek is incorrectly identified as South Branch Miscauno river in the current code. 102.10 (1) (d) 17. Miscauno Creek is incorrectly identified as Micauno river in the current code. 102.10 (1) (d) 17. Shinns Branch is incorrectly identified as Shinns creek in the current code. 102.10 (1) (d) 22. Nace (Trout) creek is incorrectly identified as Trout creek in the current code. 102.10 (1) (d) 29. Little Wolf River (North Branch Little Wolf River) is incorrectly identified as North Branch Little Wolf River in the current code. 102.10 (1) (d) 30. Chaffee Creek is primarily located in Marquette County but has a short headwater segment in Waushara County; it is being added to the Waushara County listing.
102.10 (1) (f) 1d., 2p., 6., 8., 10., 20., 22., and 22m.	Amended	Typos/ Location Correction	102.10 (1) (f) 1d. Segments of the Brunswailer River listed in this portion of the code, include those currently in code as ORW, before their recent designation as wild river in state statute. Reworded to reflect new wild river status, but also to maintain protection of all previously protected ORW segments. 102.10 (1) (f) 2p. Segments of the Totagatic River listed in this portion of the code, include those currently in code as ORW, before their recent designation as wild river in state statute. Reworded to reflect new wild river status, but also to maintain protection of all previously protected ORW segments. 102.10 (1) (f) 6. Location clarified, there are two Otter Creeks in Forest County; North Otter Creek is being changed to Otter Creek (T37N R14E S23, North Otter Creek) to clarify which one the code refers to.

			<p>102.10 (1) (f) 8. The listing of No. Fork Flambeau River is redundant; the same water is listed as Flambeau River.</p> <p>102.10 (1) (f) 10. Evergreen Creek is incorrectly identified as Little Evergreen Creek in the current code.</p> <p>102.10 (1) (f) 20. McDermott Brook is incorrectly identified as McDermott Creek in the current code.</p> <p>102.10 (1) (f) 22. Allequash Creek and Springs Class I and II portions are supposed to be listed in code; the current code only refers to Allequash Springs Class I and II portions.</p> <p>102.10 (1) (f) 22m. Typo, “origin” was misspelled as “orgin”.</p>
102.10 (1m) 2., 3., 4., 5., 6., 9m., 10., 13., 14., 17., 18., and 20.	Amended	Typos/ Location Correction	<p>102.10 (1m) 2. and 102.10 (1m) 20. Bear Lake is located in both Barron and Washburn counties, it is only listed in Barron County in the current code.</p> <p>102.10 (1m) 2. and 102.10 (1m) 20. Red Cedar Lake is located in both Barron and Washburn counties; it is only listed in Barron County in the current code.</p> <p>102.10 (1m) 3. Owen Lake is incorrectly identified as Lake Owen in the current code.</p> <p>102.10 (1m) 3. and 102.10 (1m) 6. Lower Eau Claire Lake is located in both Bayfield and Douglas counties; it is only listed in Douglas County in the current code.</p> <p>102.10 (1m) 4. and 102.10 (1m) 20. McKenzie Lake is incorrectly identified as Big McKenzie lake in the current code; McKenzie Lake is located in both Washburn and Burnett counties, it is only listed in Burnett County in the current code.</p> <p>102.10 (1m) 4. and 102.10 (1m) 20 Middle McKenzie Lake is located in both Burnett and Washburn counties; it is only listed in Washburn County in the current code.</p> <p>102.10 (1m) 5. Location clarified. There are two Crystal Lakes in Columbia County; the correct one is Crystal Lake (T12N R10E S1).</p> <p>102.10 (1m) 6. Bardon Lake (Whitefish Lake) is incorrectly identified as Whitefish Lake (Bardon) in the current code.</p> <p>102.10 (1m) 6. Lake Nebagamom is incorrectly identified as Nebagamom Lake in the current code.</p> <p>102.10 (1m) 9m and 102.10 (1m) 10 Caldron Falls Flowage is located in both Marinette and Oconto counties, it is only listed in Marinette County in the current code.</p> <p>102.10 (1m) 13. Cochran Lake is incorrectly identified as Cochram Lake in the current code.</p> <p>102.10 (1m) 14. McCann Lake is incorrectly identified as McMann in the current code. Chain Lake is located in both Chippewa and Rusk counties, it is only listed in Rusk County in the current code.</p> <p>102.10 (1m) 17. Smith Lake is incorrectly identified as Camp Smith Lake in the current code.</p>

			102.10 (1m) 18. Location typo clarified. White Sand Lake (T42N R7E S26) is incorrectly identified as White Sand Lake (T24N R7E S26) in the current code.
102.10 (1m) 4m.	Created	Location Correction	102.10 (1m) 4m. and 102.10 (1m) 14. Chain Lake is located in both Chippewa and Rusk counties, it is only listed in Rusk County in the current code.
102.11 (1) (b) 1., 5., 12., 15., 16., 23., 27., 33., 34., and 37.	Amended	Typos/ Location Correction	102.11 (1) (b) 1. Location clarified, should end at “upstream crossing of Oak Ridge Dr.”; ends at “Abraham Coulee road bridge” in the current code. 102.11 (1) (b) 5. Location clarified, originates in section 19; listed as section 23 in the current code. 102.11 (1) (b) 12. Location clarified, originates in section 23, listed as section 22 in the current code. 102.11 (1) (b) 15. Spring Valley Creek is incorrectly identified as Spring Coulee Creek in the current code. 102.11 (1) (b) 16. Location clarified, should be “west <u>in</u> Trempealeau County” but is listed as “west of Trempealeau County” in the current code. 102.11 (1) (b) 23. Location clarified, originates in section 3; listed as section 10 in the current code. 102.11 (1) (b) 27. Location clarified; this stream is in Jackson County, it is listed as Trempealeau County in the current code. 102.11 (1) (b) 33. Location clarified, originates in section 18, listed as section 24 in the current code. 102.11 (1) (b) 34. Location clarified; “section 2, township 21 north, range 5 west”; it is listed as “section 2, township 20 north, range 6 west” in the current code. 102.11 (1) (b) 37. Location clarified; “section 33”; it is listed as “section 29” in the current code.
102.11 (1) (d) 5., 8., 15., 17., 28., 34., 39., and 42.	Amended	Typos/ Location Correction	102.11 (1) (d) 5. Location clarified; stream should be “all”, it has an incorrect origin “T5N R8E S36” in the current code. 102.11 (1) (d) 5. The Sugar River is incorrectly identified as Sugar Creek in the current code. 102.11 (1) (d) 8. Typo “headquarters” should be “headwaters”. Auburn Lake Creek (Lake Fifteen Creek) is incorrectly identified as Lake Fifteen Creek in the current code. 102.11 (1) (d) 15. Manitowish River is incorrectly spelled Maintowish River in the current code. 102.11 (1) (d) 17. Location clarified, stream is in both Jefferson and Rock Counties; it is only listed in Jefferson County in the current code. 102.11 (1) (d) 28. Location clarified, there are four Spring Brooks in Rock County, the correct one is Spring Brook (T2N R14E S27) 102.11 (1) (d) 34. Lake Mallilie u is incorrectly identified as Lake Mallileau in the current code. 102.11 (1) (d) 39. Location clarified, this stream is located in both Washington and Fond du Lac Counties; it is only listed in Washington County in the current code.

			102.11 (1) (d) 42. Location clarified, this stream is located in Waupaca, Outagamie, and Shawano Counties; it is only listed in Waupaca and Shawano in the current code.
102.11 (1) (d) 26 b.	Created	Consistency with other code language	102.11 (1) (d) 26b. Code clarification, the Exceptional Resource Waters segment of the St. Croix River in Polk county is referred to in section 102.10(1)(a)1. as “the portion of the St. Croix river from the northern boundary of the St. Croix Falls city limits to a distance one mile below the STH 243 bridge at Osceola shall be classified exceptional resource waters under s. NR 102.11.” However, there is no listing in NR 102.11 in the current code; this change adds that listing.
103.05 (3)	Amended	Clarity	Added new statute that was passed after this code was written.
103.08 (1k) (e)	Amended		Delete word final to clarify original intent of process provided in ch. NR 299.
103.08 (1m) (note)	Amended	Clarity	Updated with new information after code was originally written
105.06 (5) (h)	Amended	Typos/ Location Correction	Par. (h) refers to chronic toxicity criteria, but the table referenced in the existing rule (Table 2A) lists hardness values used to calculate acute criteria. Even if the chronic table is identical to the acute table, the rule needs a connection to chronic rather than acute.
105.06 (8) (a)	Amended	Technology Update	Conversion factor for mercury is in GLI.
105.06 Table 4B	Amended	Minor modification	1. Change in Limited Forage Fish formula – In the existing rule, there are two different formulas that would apply to limited forage fish waters with early life stages present, the second formula should be for early life stages “absent,” not “present” and is therefore a typo. 2. Change in Limited Aquatic Life formula – Needs the lower boundary cutoff at 7 degrees C to be consistent with the other classifications in Table 4B.
105.06 Table 5 and (note)	Amended	Typos	Change the superscript “1” after chlorine and in the Note following the table, instead of a superscript “1” both should be a superscript asterisk, or “*”. These should be consistent with the other asterisked superscripts in Table 5, so these are typos.
105.08 (4) Table 8 2., 5., and 33.	Amended	Typos/ Location Correction	Items 2, 5, and 33: Public water supply criteria need to be amended as appropriate to be consistent with changes in drinking water standards in ch. NR 809.
105.08 (4) Table 8 43.	Repealed	Typos	Item 43: The criteria listed for tetrachloroethene are actually human cancer criteria rather than human threshold criteria. In fact, the same criteria are also listed in Table 9, so their listing in Table 8 is a typo.
105.09 Table 9 36. and 38.	Amended	Typos/ Location Correction	Public water supply criteria need to be amended as appropriate to be consistent with changes in drinking water standards in ch. NR 809.
106.03 (6)	Repealed and recreated	Clarity	Add a formula or explanation of how to calculate IWC since it’s not explained in the current rule. The definition of “Instream waste concentration” is being changed to include the equation used to determine this compliance endpoint.
106.05 (5) (a)	Amended	Typos/ Location Correction	Typo error in the formula
106.06 (4) (e) (title)	Amended	Clarity	Language error in the title to be consistent with the title of NR 106, “toxic or organoleptic”.

106.07 (2) (intro), (a) and (b)	Amended	Clarity, Minor modification	Since chlorine is exempt from EPA's GLWQI, the requirement to calculate mass limits for chlorine when concentration limits are established in permits based on NR 105 criteria is not applicable.
106.08 (5) (a)	Amended	Clarity	This section currently requires WET limits be given if the RPF > 0.3. Any numerical measurement < 0.34999 does not exceed 0.3 once significant figures are considered. To clarify, language will be changed to express this threshold using at least two significant figures (i.e. 0.30).
106.115 (1)	Amended	Typos/ Location Correction	Sub. (1) references NR 105 Table 7, but the additive effects of CDDs and CDFs were not intended to be applied to the wildlife criteria in NR 105 Table 7, as correctly stated in the remainder of NR 106.115.
106.88 (3)	Amended	Clarity	Changing language from metric units to pounds per day.
108.04 (2) (b)	Amended	Technology Update	This language is to require electronic submittal of plans in addition to paper copies. Currently we hire a person to scan all plans into electronic format for permanent record retention and a submitted electronic copy will reduce the scanning time and costs.
108.04 (5)	Amended	Clarity.	Current NR 108.04 (5) language does not account for the situation where plans and specifications are submitted prior to start of construction, but then the construction starts prior to obtaining Department approval. Per s. 281.41 (1) (c), construction shall be according to approved plans, so the revision is necessary to fix this discrepancy.
110.03 (3)	Amended	Minor modification	Updates code standards. Current code is outdated.
110.03 (5)	Repealed	Minor modification	To be replaced by proposed creation of NR 110.03 (12g)
110.03 (9)	Amended	Minor modification	Subsection (9) is minor clarification of terms. No change to code intent.
110.03 (12g)	Created	Minor modification	Proposed new definition for "Design flow" is intended to provide clarification and to ensure flows used in design are consistent with flows that may be used for effluent limit setting, as addressed in s. NR 106.06 (4) (d). No change to code intent.
110.03 (20)	Repealed	Minor modification	Replaced by proposed NR 110.03 (12g) definition
110.03 (22)	Amended	Minor modification	Removes statement that copy of reference is available from DNR office. This is considered unnecessary and imposes cost on Department to maintain current reference.
110.03 (24)	Repealed	Minor modification	Replaced by proposed NR 110.03 (12g) definition
110.05 (2) (c)	Amended	Minor modification	Minor clarification of terms. No change to code intent.
110.05 (4)	Repealed and Recreated	Minor modification	Removes outdated reference to allowing communities to submit an improvement program with a 1983 date for completion of the improvements. No change to code intent.
110.05 (5) (c)	Amended	Minor modification	Deletes unnecessary statement. No change to code intent.
110.05 (5) (g)	Repealed	Minor modification	Removes outdated reference to allowing communities to submit an improvement program with a 1983 date for completion of the improvements. No change to code intent.

110.05 (6)	Amended	Typo/Location Correction	Corrects typo and corrects reference due to other deletions
110.08 (3) (a)	Amended	Clarity	Simple re-statement of requirement. No change to code intent
110.08 (3) (b)	Repealed	Clarity	Simple re-statement of requirement. No change to code intent
110.09 (2) (j) 2.	Amended	Minor modification	Revision to provide consistency with new 110.03 (12g) definition
110.09 (2) (j) 3. b.	Amended	Clarity	Minor language, grammar clarification. No change to code intent
110.09 (2) (j) 4. b.	Amended	Clarity	Minor language, grammar clarification. Revision to provide consistency with new NR 110.03 (12g) definition
110.09 (8) (b) 2.	Amended	Clarity	Minor language, grammar clarification. Currently we do not require all the information listed in the code. This change reflects current practice.
110.13 (1) (d) 1. and 2.	Amended	Minor modification	Provides clarity and additional explanation of how lesser separation requirements may apply. This is consistent with water supply rules (ch. NR 811) and is not a change to current code intent.
110.13 (2) (i)	Amended	Minor modification	Removes unnecessary dates for standard. Intent is that most current standard is used.
110.13 (2) (k) 1.	Amended	Minor modification	Removes unnecessary dates for standard. Intent is that most current standard is used.
110.13 (5) (a)	Amended	Minor modification	Clarifies that pipe must comply with current standards. Adds new acceptable pipe material that Department has previously routinely approved (HDPE pipe).
110.13 (5) (e) through (h)	Amended	Minor modification	Updating code standards. The current code standards are outdated.
110.14 (1) (b)	Amended	Minor modification	Revised for clarity and to indicate that design report is not required for minor maintenance upgrades.
110.14 (2) (a) 3.	Repealed and recreated	Minor modification	Provides clarity and additional explanation of how lesser separation requirements may apply. This is consistent with water supply rules (ch. NR 811) and is not a change to current code intent.
110.14 (2) (b) 3.	Amended	Code Reference Correction/update	Corrects code reference and provides consistency with new NR 110.03 (12g) definition. And minor modification to update correct terminology.
110.14 (3) through (5)	Repealed and recreated	Minor modification	Contains same requirements as currently in NR 110.14 (3) (a) but with revisions for clarity and to allow additional options as based on currently accepted practices (code interpretations). The proposed revision does require an entry warning sign for wet wells, which is a new requirement. However, the current practice is that the signs are required per a Department Form developed for a "Fast-Track" plan review. Warning signs are a commonly recognized safety precaution.
110.14 (6) through (8)	Created	Minor modification	Clarifies what requirements apply to certain types of lift stations.
110.14 (6)	Renumbered and amended	Minor modification	Removes certain existing requirement that is now considered unnecessary because we do not just classify Grinder Pumps in one category, we split them out into Simplex and Duplex Pumps in the new created s. NR 110.14 (10) and (12). Clarifies how certain type pumps are treated in code. No changes to normal design practices are expected, this is clarification.
110.14 (7)	Renumbered and	Minor modification	Clarification except for new requirement that justification be provided if more than

	amended		3 lift stations are to be served by one portable emergency generator or pump. Although a new code requirement, the Department currently requests justification as part of the form used for “Fast-Track” plan reviews.
110.14 (10) and (11)	Created	Minor modification	Current code does not specifically address simplex grinder pumps. The requirements being added are currently used for the Department’s Fast-Track review process and reflect normal industry standards.
110.15 (2) (a)	Amended	Code Reference Correction	Corrects code reference
110.15 (3) (e)	Created	Minor modification	Existing code neglects to address separation of wastewater structures from water supply wells. However, the water supply codes require these same separation distances for wells from wastewater structures. This language provides consistency with that and clarifies the existing interpretation of requirements. It does not create any new requirement.
110.15 (4) (c)	Amended	Minor modification	Provides consistency with new NR 110.03 (12g) definition.
110.15 (5) (c)	Amended	Minor modification	Clarifies definition of “total plant flow” that the Department is currently implementing in practice. Adds reference to s. NR 218.05 for informational purposes and identifies key design concerns.
110.18 (2) (d)	Amended	Minor modification	Provides more detailed explanation and clarification of code language. No change to code intent.
110.19 (5) (b) 2.	Amended	Clarify	Provides consistency with new NR 110.03 (12g) definition and clarification that recirculated flows are included.
110.19 (6) (b) 1.	Amended	Minor modification	Update code standards. Current code is out of date.
110.21 (4) (b)	Amended	Clarify	Clarifies current practice of applying requirements based on average conditions.
110.21 (4) Table 5 (title)	Amended	Minor modification	Clarifies units in table
110.21 (4) (d) 5.	Amended	Minor modification	Provides consistency with new NR 110.03 (12g) definition
110.21 (5) (b) and (c)	Amended	Minor modification	Clarifies current practice
110.21 (6) (a) 2.	Amended	Clarify	Clarifies that “peak diurnal” is peak hour.
110.21 (6) (b) 1.	Amended	Clarify	Clarifies that “peak diurnal” is peak hour.
110.22 (5) (b) 3.	Amended	Clarify	Clarifies that “maximum” means peak hour.
110.22 (5) (c) 4.	Amended	Clarify	Clarifies terms.
110.22 (6) (c)	Amended	Minor modification	Removes unnecessary design requirement for recirculation tank
110.22 (7) (c)	Amended	Clarify	Clarifies current interpretation
110.23 (2) (d)	Amended	Clarify	Provides consistency with new NR 110.03 (12g) definition
110.23 (2) (e) 2.	Amended	Clarify	Provides consistency with new NR 110.03 (12g) definition
110.24 (2) (b)	Amended	Clarify	Clarifies current interpretation and adds reference. No change to code intent.
110.24 (3) (d) 3	Amended	Minor modification	Updates code standards. Current code is out of date.
110.24 (4) (d)	Amended	Minor modification	Updates code standards. Current code is out of date.
110.24 (6) (a) through (c)	Amended	Clarify	Clarifies current interpretation
110.25 (5) (b) 1., and 3.	Amended	Minor modification	Adds flexibility (already used to certain extent) for required number of down gradient monitoring wells.
110.25 (5) (c) 3. and 5.	Amended	Code Reference Correction	Corrects code reference and clarification

114.153 (4m)	Created	Minor modification	The regulated community has requested this additional classification of operator.
114.153 (5)	Amended	Minor modification	This language cleans up code language for consistency.
114.16 (1)	Amended	Minor modification	This included the new category into the rule.
114.18 (title) and (1)	Amended	Minor modification	This language spells out the new category requirements.
114.18 (2)	Repealed	Minor Modification	Removes dated language
114.18 (3)	Renumbered and amended	Minor modification	Clarifies requirements with new classification of operator
114.18 (3)	Created	Minor modification	Inserts language from a repealed paragraph in s. NR 114.23 (4)
114.18 (4) and (5)	Repealed	Minor modification	Removes dated language
114.18 (6)	Renumbered	Minor modification	Renumbered final code
114.19 (8)	Amended	Minor modification	This language of the code references a renumbered change.
114.20 (1) (e)	Created	Minor modification	This provides the fee for the new category consistent with the other current levels.
114.23 (1) and (2)	Amended	Minor modification	This language clarifies the title and training requirements for the new category.
114.23 (4)	Repealed	Minor modification	Moves language to s. NR 114.18 (3)
114.23 (5)	Renumbered and amended	Minor modification	Clarifies requirements with new classification of operator
114.24 (1)	Amended	Minor modification	This language adds an additional code reference for clarity.
200.03 (1)	Amended	Consistency with Fed. Regs.	Language changed to reflect federal regulations in 40 CFR 122.21 (a).
200.06 (2)	Amended	Technology Update	The language will update the code to require electronic submission of WPDES permit applications.
203.13 (3) (b)	Amended	Consistency with Fed. Regs.	Language added to be consistent with federal regulations
205.07 (1) (n)	Amended	Technology Update	The language change will update the code to require electronic submission of WPDES permit applications.
205.07 (1) (r)	Amended	Technology Update	The language change will require electronic submittal of WPDES monthly discharge monitoring reports. The Department has been requesting this information electronically for 3 through WPDES permits.
205.07 (1) (r) 4. and Note	Repealed	Technology Update	This requirement is moved to s. 205.07 (1) (r), so there is no need for this paragraph.
205.07 (1) (u)	Repealed	Code Correction	This portion of code was previously printed in wrong location (being moved to NR 205.07 (2) (d) to correct
205.07 (1) (v)	Amended	Minor modification	Clarifies that requirement applies to any bypass rather than just from treatment system. This is consistent with federal regulations.
205.07 (2) (d)	Amended	Minor modification	Relocation of language from NR 205.07 (1) (u) correction.
210.08 (1) (a) and (b)	Amended	Clarity	To clarify that emergency operation provision applies to sewage treatment facilities.
210.08 (2)	Repealed and recreated	Minor modification	This requires that all lift stations, not just “main” lift stations maintain emergency operation provisions. This is a change in code intent and has more substantial effects than other “minor modifications”. This is still considered relatively minor because emergency provisions are commonly provided by responsible management agencies, regardless of code requirements.

210.11	Amended	Clarity	Clarifies date for submitting CMAR reports. The CMAR applicable requirements are included in ch. NR 208.
214.02 (2)	Amended	Clarity	Clarifies code requirements and assess responsibility on parties using land treatment systems without a permit.
214.12 (4) (c)	Created	Technology Update	As the department programs our databases to collect electronic data, this gives us the ability to collect the reports electronically from the facilities.
214.13 (4) (c)	Created	Technology Update	As the department programs our databases to collect electronic data, this gives us the ability to collect the reports electronically from the facilities.
214.14 (4) (c)	Created	Technology Update	As the department programs our databases to collect electronic data, this gives us the ability to collect the reports electronically from the facilities.
214.15 (4) (c)	Created	Technology Update	As the department programs our databases to collect electronic data, this gives us the ability to collect the reports electronically from the facilities.
214.16 (2) (d)	Repealed and recreated	Typos/ Location Correction, Clarify	Simplifies language and updates code reference. No change to code intent.
214.16 (2) (e) and (f), and (3) (e)	Repealed	Clarity, Minor modification	Removes unnecessary and conflicting requirement. Any system, regardless of loading rate is regulated to comply with groundwater standards.
214.16 (4) (c)	Created	Technology Update	As the department programs our databases to collect electronic data, this gives us the ability to collect the reports electronically from the facilities
214.16 (6)	Amended	Minor modification	Ch. NR 214 addresses systems for non-domestic wastewater but DNR practice has been that when the water is non-domestic but equivalent to domestic wastewater in character, DNR accepts the Commerce methods or rules developed for domestic wastewater systems. This change codifies this practice.
214.17 (5) (c)	Created	Technology Update	As the department programs our databases to collect electronic data, this gives us the ability to collect the reports electronically from the facilities.
214.18 (5) (d)	Created	Technology Update	As the department programs our databases to collect electronic data, this gives us the ability to collect the reports electronically from the facilities.
299.04 (1) (b) 7.	Amended	Clarity	The cross reference clarifies all applicable statutory standards by adding statutes that were adopted after the rule went into effect.
299.05 (3) (f)	Amended	Clarity, Minor modification	Clarifies original intent of the procedure for ch. NR 299 by providing greater detail that will avoid a possible inconsistent interpretation between this subsection and subsection (5) of this section.
299.05 (3) (fm)	Created	Clarity, Minor modification	Clarifies original intent of the procedure for ch. NR 299 by providing greater detail that will avoid a possible inconsistent interpretation between the previous subsection (3) and subsection (5) of this section.
328.03 (9)	Amended	Typos/ Location Correction	Typographical error in original rule drafting led to inconsistent language between definitions of high, medium and low energy sites
328.03 (15)	Amended	Typos/ Location Correction	Typographical error in original rule drafting led to inconsistent language between definitions of high, medium and low energy sites
328.05 (6)	Amended	Typos/ Location Correction	The way the language is currently written, it incorrectly references s. NR 328.04 when it should be referencing s. NR 328.05

328.35 (3) (p)	Created	Minor modification	s. NR 328.35 (3) got inadvertently overlooked in the adoption of clearing house rule number CR07-094 in the fact that it does not list the invasive species decontamination standards that were recently added by rule to NR 328.04. To make subchapter III consistent with subchapter I we recommend that the language found in s. NR 328.04 (3) (j) be added to s. NR 328.35 (3) as subd. (p)
341.09 (1) (b) and (c)	Amended	Clarity	Typographical errors occurred during original rule drafting, due to concurrent drafting of ch. NR 341 and ch. NR 343.
812.08 (4) (b) 11.	Amended	Citation correction	With the revisions to ch. NR 110, this cross reference was corrected.
812.08 (4) (b) 11. Note	Repealed	Clarity	With the revisions to ch. NR 110, this is no longer needed.