### Clearinghouse Rule 14-055

State of Wisconsin
Department of Employee Trust Funds
Employee Trust Fund Board
Wisconsin Retirement Board
Teachers Retirement Board
Group Insurance Board
Deferred Compensation Board

The scope statement for this rule, SS 016-14, was approved by the Governor on February 26, 2014, published in Register No. 699, on March 14, 2014, and approved by ETF Secretary Robert Conlin on March 28, 2014.

The Wisconsin department of employee trust funds proposes an order to repeal ETF 10.01 (3i) (Note), 20.01, 20.17 (2) (d), 20.35 (9), 20.37 (2) (e), 41, 70.02 (2), (3), (12), and (14), 70.03 (5) to (7), 70.04 (5) (c), 70.05 (4), 70.06, 70.09 (2) and (5), 70.10 (2) (c), and (3) to (5); to amend ETF 10.01 (3i), 10.03 (1), 10.08 (2) (a) and (c) 2. and 3., 10.60 (2), 10.633 (1) (a) to (c), 11.04 (5) (e), 20.02 (2) (b) and (c), 20.02 (3) (c), 20.025 (2), 20.17 (2) (f) 1. (intro.), (4) (b) 3. b., (c) 7. (intro.), a. and e., 20.35 (3) (d) 4., 40.01 (1) (b) and (2m) (a) and (b), 50.48 (1), (2) (Note), (3) (a), (b) 5., (4) (b) 3., and (c), 50.50 (1) (c) 2. and (5) (b), 50.52 (1) (b) 3., 60.60 (5) (c) and (f), 70.01, 70.02 (1), (11) and (13), 70.03 (3), (4) and (8) to (10), 70.04 (4), (5) (intro.) and (6), 70.05 (title), (1) (intro.), (a) 1., and (d), 70.07 (title), (1) (a), (b), (d), (e), (g), (i), and (2), 70.08 (1), (3) (intro.), (a) 1. and 2., (b), and (b) 1., 70.09 (1), and 70.10 (2) (intro.) and (d), 70.12 and 70.15; to repeal and recreate ETF 20.02 (3) (a) and 20.17 (4) (c) 6.; and to create ETF 10.01 (3e), 20.02 (3) (d), 20.17 (4) (c) 8., and 52.16 (5) (c); relating to technical and minor substantive changes in existing ETF administrative rules.

### **Notice of Public Hearing**

A public hearing on this proposed rule will be held on October 27, 2014, at 1:00 p.m., in Conference Room GB at the offices of the Department of Employee Trust Funds (ETF), 801 West Badger Road, Madison, Wisconsin. Persons wishing to attend should come to the reception desk up the stairs (or by elevator) from the main entrance to the building. The public hearing sites are accessible to people with disabilities. If you have special needs or circumstances that may make communication or accessibility difficult at the hearing, please contact David Nispel, General Counsel, Department of Employee Trust Funds, P.O. Box 7931, Madison, WI 53707. The e-mail address: <a href="mailto:david.nispel@etf.wi.gov">david.nispel@etf.wi.gov</a>. The telephone number is: (608) 264-6936.

### **Analysis Prepared by the Department of Employee Trust Funds**

1. Statutes interpreted:

Sections 40.01 (1), 40.01 (2), 40.05 (4) (b), 40.23 (2m) (er) and (3) (b), 40.26, 40.285 (2) (b), 40.55, 40.80, Stats.

### 2. <u>Statutory authority:</u>

Sections 40.03 (2) (i), (ig), (ir), and 227.11 (2) (a), Stats.

### 3. Explanation of agency authority:

By statute, the ETF Secretary is expressly authorized, with appropriate board approval, to promulgate rules required for the efficient administration of any benefit plan established in ch. 40 of the Wisconsin statutes.

In addition, each state agency may promulgate rules interpreting the provisions of any statute enforced or administered by the agency if the agency considers it necessary to effectuate the purpose of the statute.

### 4. Related statutes or rules:

There are no other related statutes or administrative rules directly related to this technical rule.

### 5. <u>Plain language analysis:</u>

The objective of this technical rule is to make technical updates to existing ETF rules, delete obsolete language in ETF rules, create consistency with provisions in 2013 Wisconsin Act 20 related to rehired annuitants, and make other minor substantive changes.

## 6. <u>Summary of, and comparison with, existing or proposed federal statutes and</u> regulations:

The only federal regulations that may be affected by this proposed rule are provisions of the Internal Revenue Code regulating qualified pension plans. The Wisconsin Retirement System is required to be maintained as a qualified plan by s. 40.015, Stats.

### 7. Comparison with rules in adjacent states:

Periodically, retirement systems in adjacent states promulgate technical rules to update existing administrative rules.

### 8. Summary of factual data and analytical methodologies:

The department is proposing this rule to update existing rules and interpretations of existing statutes.

# 9. Analysis and supporting documents used to determine effect on small business or in preparation of economic impact analysis:

This rule does not have an effect on small businesses because private employers and their employees do not participate in, and are not covered by, the Wisconsin Retirement System. Please see attached economic impact analysis.

### 10. Effect on small business:

The rule has no effect on small businesses.

### 11. Regulatory Flexibility Analysis

The proposed rule has no effect on small businesses because only governmental employers and their employees may participate in the benefit programs under ch. 40 of the statutes administered by the Department of Employee Trust Funds.

### 12. Fiscal Estimate

Please see the attached fiscal estimate.

### 13. Agency contact person (including e-mail and telephone):

Please direct any questions about the proposed rule to David Nispel, General Counsel, Department of Employee Trust Funds, P.O. Box 7931, Madison, WI 53707. The e-mail address: <a href="mailto:david.nispel@etf.wi.gov">david.nispel@etf.wi.gov</a>. The telephone number is: (608) 264-6936.

14. Place where comments are to be submitted and deadline for submissions:
Written comments on the proposed rule may be submitted to David Nispel,
General Counsel, Department of Employee Trust Funds, P.O. Box 7931,
Madison, WI 53707. Written comments must be received at the Department of
Employee Trust Funds no later than 4:30 p.m. on October 27, 2014.

### 15. Proposed Effective Date:

This rule shall take effect on the first day of the month following publication in the Wisconsin Administrative Register as provided in s. 227.22 (2) (intro.), Stats.

### 16. Free Copies of Proposed Rule:

Copies of the proposed rule are available without cost by contacting the General Counsel, Department of Employee Trust Funds, P. O. Box 7931, Madison, WI 53707-7931. You can also obtain a copy by calling (608) 264-6936 or by emailing <a href="mailto:david.nispel@etf.wi.gov">david.nispel@etf.wi.gov</a>.

### **Text of Proposed Rule**

**SECTION 1.** ETF 10.01 (3e) is created to read:

**ETF 10.01 (3e)** "Highest basic pay rate" means, for purposes of s. 40.05, Stats., the highest hourly rate, excluding any overtime or supplementary compensation, at which an employee accrued accumulated sick leave, which is eligible for conversion, under at least one of the following:

**1.** The employee accrues accumulated unused sick leave under s. 13.121 (4), 36.30, 230.35 (2), 233.10, 238.04 (8), or 757.02 (5), Stats.

**2.** The employee has his or her compensation established in a collective bargaining agreement under subch. V of ch. 111, Stats.

Any supplemental compensation that is paid to a state employee who is classified under the state classified civil service as a teacher, teacher supervisor, or education director for the employee's completion of educational courses is considered as part of the employee's basic pay for purposes of this paragraph and s. 40.05, Stats.

**SECTION 2.** ETF 10.01 (3i) is amended to read:

**ETF 10.01 (3i)** "Maximum voluntary contribution" means the total amount eligible under section 415 (c) of the internal revenue code, as adjusted pursuant to section 415(d) of the internal revenue code and the regulations promulgated pursuant to that section, to be contributed to the Wisconsin retirement system in a calendar year by or on behalf of a participating employee, less all required and employer-paid additional contributions which are includable in the limits of section 415 (c) of the internal revenue code, as determined by the department.

**SECTION 3.** ETF 10.01 (3i) (Note 1) is repealed.

**SECTION 4.** ETF10.03 (1) is amended to read:

**ETF 10.03 (1)** For annual earnings periods beginning on or after January 1, 1985, each participating employer shall determine and report service in hours for each participating employee in the manner prescribed in this section. Earnings which are paid to a teacher, as defined in s. 40.02(55), Stats., an educational support personnel employee, as defined in s. 40.02 (22m), Stats., or a technical college educational support personnel employee, as defined in s. 40.02 (55g), Stats., who has contracted to receive such payments on either a 9 or 10 month contract basis, and which are paid after the beginning of a school year, as defined in s. ETF 10.01 (4m), for services rendered in the preceding school year, are deemed to be received by the teacher employee on June 30 of the preceding school year for purposes of reporting service to the department.

**SECTION 5.** ETF 10.08 (2) (a), and (c) 2. and 3. are amended to read:

**ETF 10.08 (2) (a)** *Intent to terminate.* No person may receive any retirement annuity, separation benefit or lump-sum payment from the Wisconsin retirement system without first terminating from his or her current <u>participating</u> employment with all participating employers. Whether the termination is a voluntary termination by the employee or an involuntary termination by the employer, the employer and employee shall act with the good-faith intent of ending the employee-employer relationship.

ETF 10.08 (2) (c) 2. The thirty-first seventy-sixth day after the benefit application is received by the department as provided in s. 40.23 (1) (a), Stats.

ETF 10.08 (2) (c) 3. The thirty-first seventy-sixth day after termination of employment in accordance with this section.

**SECTION 6.** ETF 10.60 (2) is amended to read:

**ETF 10.60 (2)** Every employer which employs 250 or more employees shall submit the detailed annual earnings report required in the administration of subch. If of ch. 40, Stats., in an electronic format designated by the department.

**SECTION 7.** ETF 10.633 (1) (a) to (c) are amended to read:

**ETF 10.633 (1) (a)** For a retirement annuity under s. 40.23 or 40.24, Stats., or s. ETF 20.04, and for a beneficiary annuity under s. 40.73 (3), Stats., the debit date shall be the twenty-first day of the same month as the date of the first annuity check or other transfer of funds—payment.

**ETF 10.633 (1) (b)** For a disability annuity under s. 40.63, Stats., the debit date shall be the twenty-first day of the same month as the date of the first disability annuity check or other transfer of funds payment.

**ETF 10.633 (1) (c)** For a lump sum payment of any kind, including a separation benefit under s. 40.25 (2), Stats., or lump sum payments under s. 40.25 (1) or (4) or 40.73 (1) or (2), Stats., the debit date shall be the date of the benefit check payment.

**SECTION 8.** ETF 11.04 (5) (e) is amended to read:

**ETF 11.04 (5) (e)** A hearing examiner who receives an ex parte communication, other than a communication described in s. 227.50 (1) (b) through (e) s. 227.50 (1) (a) 1m. and (1) (am) 1. through 3., Stats., shall make a record of the violation, and notify all parties.

**SECTION 9.** ETF 20.01 is repealed.

**SECTION 10.** ETF 20.02 (2) (b) and (c) are amended to read:

**ETF 20.02 (2) (b)** The thirty-first seventy-sixth day after the date participating employment terminated.

ETF 20.02 (2) (c) The thirty-first seventy-sixth day after the date the benefit application was received by the department.

**SECTION 11.** ETF 20.02 (3) (a) is repealed and recreated to read:

**ETF 20.02 (3) (a)** The department shall include a rehired annuitant under the provisions of the Wisconsin retirement system as a participating employee if any of the following conditions apply:

- 1. A rehired annuitant who terminated participating employment prior to July 2, 2013, is employed in a position which meets the requirement for participation specified in s. 40.22, Stats. and files with the department a written election to be included under the provisions of the Wisconsin retirement system as a participating employee. The election shall be on a form provided by the department.
- 2. A rehired annuitant who terminated participating employment after July 1, 2013, is employed in a position which meets the requirement for participation specified in s. 40.22, Stats. and files with the department a written election to be included under the provisions of the Wisconsin retirement system as a participating employee. The election shall be on a form provided by the department. This subsection does not apply to a rehired annuitant who meets the requirements of s. 40.26(1m)(a), Stats.
- 3. The rehired annuitant meets the requirements for suspension of the annuity under s. 40.26(1m)(a), Stats.

**SECTION 12.** ETF 20.02 (3) (c) is amended to read:

**ETF 20.02 (3) (c)** An election filed pursuant to par. (a) <u>1. and 2.</u> shall take effect on the first day of the month following its receipt by the department. The department shall terminate <u>suspend</u> the annuity on the day prior to the effective date of the election, unless the department receives the rehired annuitant's written notice revoking the election prior to the effective date of the election.

**SECTION 13.** ETF 20.02 (3) (d) is created to read:

ETF 20.02 (3) (d) A suspension of an annuity pursuant to par. (a) 3. shall take effect on the first day of the month following the date the annuitant is rehired.

**SECTION 14.** ETF 20.025 (2) is amended to read:

**ETF 20.025 (2)** Separation benefits. An application for a lump sum benefit under s. 40.25 (2), Stats., must be received by the department before the applicant has reached minimum retirement age <u>unless the applicant is eligible for a lump sum benefit under s. 40.23 (2m) (er) or 40.23 (3) (b), Stats.</u>

**SECTION 15.** ETF 20.17 (2) (d) is repealed.

**SECTION 16.** ETF 20.17 (2) (f) 1. (intro.) is amended to read:

ETF 20.17 (2) (f) 1. Service, other than military service, performed as an employee of any of the following:

**SECTION 17.** ETF 20.17 (4) (b) 3. b. is amended to read:

**ETF 20.17 (4) (b) 3. b.** A written certification by the employer for which the service was rendered that the service will not be used to establish entitlement to, or the amount of, any other pension or retirement benefit from a plan for federal, state or local government employees which is subject to sections 401 or 403 of the internal revenue code, except for a disability or OASDHI benefit or a benefit paid for service in the national guard and the reserves. If the participant is unable to obtain the employer's certification through reasonable efforts, the department may accept the employee's affidavit in lieu of the employer's certification, or contact the employer directly. If the employer does not have the information necessary to make this certification, the department may accept the employee's affidavit in lieu of the employer's certification.

**SECTION 18** ETF 20.17 (4) (c) 6. is repealed and recreated to read:

### ETF 20.17 (4) (c) 6.

- **a.** For service that was performed before July 1, 2011, evidence that the service met the participation standard under s. ETF 20.015 (1).
- **b.** For service that was performed on or after July 1, 2011, evidence that the service met the participation standard under s. ETF 20.015 (2).

**SECTION 19.** ETF 20.17 (4) (c) 7. (intro.), a., and e. are amended to read:

ETF 20.17 (4) (c) 7. The employee's sworn certification Evidence that all of the following are true:

- **a.** The service was not performed as an independent contractor or subject to a contract under which the employee <u>furnishing\_furnished</u> more than his or her personal services.
- **e.** The services <u>were not</u> performed for a hospital, home or institution while the person was a patient or inmate.

**SECTION 20.** ETF 20.17 (4) (c) 8. is created to read:

**ETF 20.17 (4) (c) 8.** If the participating employee is applying to receive creditable service for service in the U.S. armed forces or national guard, evidence that the employee was discharged from the U.S. armed forces or national guard under honorable or general conditions.

**SECTION 21.** ETF 20.35 (3) (d) 4. is amended to read:

**ETF 20.35 (3) (d) 4.** `Rehired annuitant with reestablished suspended account.' If the participant's account has been reestablished annuity was suspended since prior to the decree date under the provisions of s. 40.26 (2), Stats., any memorandum account balance resulting from the annuity payments paid during the period in which the participant was an annuitant between prior to the decree date and after the effective

date on which the account was reestablished <u>suspended</u>, plus accumulated interest on that amount, shall be divided in the same proportion as the other portions of the participant's account.

**SECTION 22.** ETF 20.35 (9) is repealed.

**SECTION 23.** ETF 20.37 (2) (e) is repealed.

**SECTION 24.** ETF 40.01 (1) (b) is amended to read:

**ETF 40.01 (1) (b)** Family coverage of all surviving insured dependents continues <u>until all</u> dependents lose eligibility or become insured under another health insurance policy and <u>as approved by the department</u>. The family coverage as in effect at the time of the death of the insured employee will continue in effect, covering the dependents who were duly insured under that coverage at the time of that death.

**SECTION 25.** ETF 40.01 (2m) (a) and (b) are amended to read:

**ETF 40.01 (2m) (a)** *Multiple surviving insured dependents, with surviving spouse or domestic partner.* If the deceased insured employee is survived by a spouse or domestic partner and other dependents of the deceased insured employee, then the family coverage shall continue in effect and the surviving spouse or domestic partner shall be the responsible person and have the same control and responsibilities with respect to the insurance coverage of the insured surviving dependents as the insured employee had while living except that the responsible person may split any converted sick leave credits among surviving insured dependents as approved by the department.

**ETF 40.01 (2m) (b)** *Multiple surviving insured dependents, without surviving spouse or surviving domestic partner.* If the deceased insured employee is not survived by a spouse or domestic partner but by more than one insured dependents, then the family coverage will continue in effect. The oldest surviving insured dependent, or that person's guardian, shall be the responsible person and have the same rights and responsibilities with respect to the insurance coverage of the insured surviving dependents as the insured employee had while living except that the responsible person may split any converted sick leave credits among surviving insured dependents as approved by the department. Upon reasonable request from any adult surviving insured dependent or the guardian of any minor surviving insured dependent, the department may designate another surviving insured dependent, or that person's guardian, as the responsible person.

**SECTION 26.** ETF Chapter 41 is repealed.

**SECTION 27.** ETF 50.48 (1), (2) (Note), (3) (a), (3) (b) 5., (4) (b) 3., and (4) (c) are amended to read:

- **ETF 50.48 (1)** CLAIMANT'S APPLICATION. A claimant shall establish that he or she meets all the requirements to receive benefits under this subchapter. A claimant shall apply for benefits by making an application on the form approved by the department <u>or by contacting the third-party administrator</u>.
- **ETF 50.48 (2) (Note):** Form ET-5338, "LTDI Medical Report" is sent to the applicant with the LTDI claim form ET-5313. A second form is sent to the applicant by the department after the first completed form is received by the department. Form ET-5353, "LTDI Special Disability Medical Report" will be sent with the LTDI claim form upon request of a protective occupation participant.
- **ETF 50.48 (3) (a)** The department shall provide the employer with a description of the claimed disability on the department form for the employer to state the information necessary under s. ETF 50.50 (5).
- ETF 50.48 (3) (b) 5. The employer shall state in writing on the employer statement form it intends to contest the employee's application for disability benefits as provided in ch. ETF 50. the reason for the employee's termination or leave of absence.
- ETF 50.48 (4) (b) 3. The department receives a written statement from the employer on the employer statement form indicating they wish to contest the employee's application for disability under ch. ETF 50. that the employee's termination or leave of absence was for a reason other than a medical issue.
- **ETF 50.48 (4) (c)** If the department's denial is based solely on par. (b) 1. or 3., or both, the claimant may appeal to the group insurance board. The group insurance board's decision shall include a finding as to whether the employer's <u>responses on the employer statement form were certifying non-termination or contesting approval of the employee's disability claim was reasonable and correct. If the group insurance board determines that the employer's <u>action was responses were</u> unreasonable and incorrect, the group insurance board decision shall include an order to the employer to amend the statement and an order to the department to process the LTDI application when the amended statement is received.</u>
- **SECTION 28.** ETF 50.50 (1) (c) 2. and (5) (b) are amended to read:
- **ETF 50.50 (1) (c) 2.** The claimant is not employed by any employer. "Employer" as used in this subdivision shall have its broadest plain meaning and is not limited to the definition as defined in s. 40.02 (28), Stats.
- ETF 50.50 (5) (b) The requirement of par. (a) is not met if the employer certifies the employee was <u>not</u> terminated or <u>not</u> on leave of absence. The LTDI benefit will be denied if the employer contests the employee's application for disability benefits under <u>ch. ETF 50.</u> or because the employee's termination or leave of absence was for a reason other than a medical issue.

**SECTION 29.** ETF 50.52 (1) (b) 3. is amended to read:

**ETF 50.52 (1) (b) 3.** LTDI benefits shall be offset by the amount of any normal form retirement annuity or lump sum retirement benefit under s. 40.23 or 40.25, Stats., for which the recipient is eligible, including a separation benefit that the recipient is eligible to receive under s. 40.23 (2m) (er) or 40.23 (3) (b), Stats., excluding the portion of any annuity or lump sum benefit or separation benefit on which the recipient would not be subject to federal income tax, a separation benefit or a benefit funded by employee additional contributions. Except for protective occupation recipients, This this offset shall be computed as of the recipient's normal retirement age. This subdivision applies only after a recipient's normal retirement date as defined by s. 40.02 (42), Stats. The offset for protective occupation recipients shall be computed as of their 62<sup>nd</sup> birthday. This subdivision does not apply to an annuity for which the recipient is eligible solely as a beneficiary, alternate payee or joint survivor of another participant.

**SECTION 30.** ETF 52.16 (5) (c) is created to read:

**ETF 52.16 (5) (c)** Benefits payable to non-vested participants. Monthly duty disability benefits shall be reduced by benefits payable to a non-vested participant under s. 40.25 (2), Stats., at age 50.

**SECTION 31.** ETF 60.60 (5) (c) and (f) are amended to read:

**ETF 60.60 (5) (c)** Establish a conversion account in the insured's name from the appropriate reserve, as determined by the company and the department, held by the company for the policyholder. The company shall credit the account with the present value computed in par. (b) and debit the account each month periodically by the premium amount and for the prescribed period certified by the department.

**ETF 60.60 (f)** Remit to the department from each conversion account, by the 20th of the month preceding the coverage month period, the applicable premiums for health and long-term care insurance.

**SECTION 32.** ETF 70.01 is amended to read:

**ETF 70.01 Statement of purpose.** The purpose of this chapter is to establish a procedure for administration of a deferred compensation program as provided by s. 40.80, Stats. The procedure includes requirements and regulations for the primary deferred compensation plan and any alternate deferred compensation plan. All The plans shall be monitored, evaluated and approved by the deferred compensation board. However, only the primary plan shall be supported by the board as the official state of Wisconsin deferred compensation plan.

**SECTION 33.** ETF 70.02 (1) is amended to read:

**ETF 70.02 (1)** "Administrator" means any company with which the board contracts to provide administrative services for <u>the</u> deferred compensation plans authorized under s. 40.80, Stats.

**SECTION 34.** ETF 70.02 (2) and (3) are repealed.

**SECTION 35.** ETF 70.02 (11) is amended to read:

**ETF 70.02 (11)** "Plan <u>and trust</u> document" means the document developed by the department and approved by the board to describe in detail the regulations of the program and ensure program compliance with section 457 of the internal revenue code which requires the availability of this document to members.

**SECTION 36.** ETF 70.02 (12) is repealed.

**SECTION 37.** ETF 70.02 (13) is amended to read:

**ETF 70.02 (13)** "Primary Plan" "Plan" means the deferred compensation plan authorized under s. 40.80 (1), Stats., and offered by the primary administrator.

**SECTION 38.** ETF 70.02 (14) is repealed.

**SECTION 39.** ETF 70.03 (3) and (4) are amended to read:

**ETF 70.03 (3)** Establish standards by which the primary administrator shall be evaluated for initial and continued participation in the primary plan.

**ETF 70.03 (4)** Evaluate the performance of the <u>primary</u> administrator, annually, to determine contractual compliance and compliance with standards as established under sub. (3).

**SECTION 40.** ETF 70.03 (5) (6) and (7) are repealed.

**SECTION 41.** ETF 70.03 (8) (9) and (10) are amended as follows:

**ETF 70.03 (8)** Define general categories of investment products to be offered under the primary plan and any alternate plan.

**ETF 70.03 (9)** Establish criteria by which specific investment products shall be evaluated for initial and continued participation in the primary plan or any alternate plan.

**ETF 70.03 (10)** Evaluate investment products offered by the administrator, annually, based on criteria established in sub. (9) to determine if the investment product continues to be acceptable for offering by the primary plan or alternate plan.

**SECTION 42.** ETF 70.04 (4) and (5) (intro.) are amended to read:

**ETF 70.04 (4)** Provide information and recommendations to the board and its committees that shall be necessary to complete the evaluation of the primary and alternate plan administrator as required in s. ETF 70.03 (4) and (7) and the investment products as required in s. ETF 70.03 (10).

**ETF 70.04 (5) (intro.)** Prepare and distribute to members an annual publication that presents a balanced and impartial overview of the primary plan and any alternate plan that includes the following:

**SECTION 43.** ETF 70.04 (5) (c) is repealed.

**SECTION 44.** ETF 70.04 (6) is amended to read:

**ETF 70.04 (6)** Review and approve all material prepared by the primary administrator and alternate administrator to describe the primary plan and alternate plan and investment products to eligible employers, employees and members.

**SECTION 45.** ETF 70.05 (title), (1) (intro.), (1) (a) 1., and (d) are amended to read:

ETF 70.05 (title) Primary plan Plan administration.

**ETF 70.05 (1)** Based upon a request for proposal process, the board shall contract with one primary administrator to offer the primary plan that is approved and officially supported by the board. The administrator awarded the contract for the primary plan shall have:

**ETF 70.05 (1) (a) 1.** Participation level of 5,000 30,000 members or more.

**ETF 70.05 (1) (d)** Accounting procedures and consolidated record keeping for member account transactions that maintains all individual member records and submits deferrals, transfers and withdrawals to the investment companies offering investment products to the primary plan.

**SECTION 46.** ETF 70.05 (4) is repealed.

**SECTION 47.** ETF 70.06 is repealed.

**SECTION 48.** ETF 70.07 (title) (1) (a) (b) (d) (e) (g) (i) and (2) are amended to read:

ETF 70.07 (title) Primary and alternate plan administration Administrator Responsibilities.

ETF 70.07 (1) (a) Follow all requirements and regulations of the program as defined in the plan and trust document.

**ETF 70.07 (1) (b)** Share information, such as member's annual deferral amounts, with the department and <del>any other administrator contracted by</del> the board to ensure compliance with internal revenue code section 457.

**ETF 70.07 (1) (d)** Provide monthly quarterly reports to the department to allow adequate monitoring of program administration and compliance with internal revenue code section 457 regulations.

ETF 70.07 (1) (e) Provide an annual independently audited financial statement of the administrator and the plan to the department within 120 days from the end of the calendar year.

**ETF 70.07 (1) (g)** Provide to members, upon enrollment, full disclosure of all fees and charges that are assessed, either directly or indirectly as an offset of earnings, by the administrator or the investment providers. A memorandum of understanding detailing key aspects and restrictions of the primary plan or any alternate plan shall be presented to and signed by employees enrolling in either the primary plan or any alternate plan.

**ETF 70.07 (1) (i)** Provide statements to members, at least annually <u>quarterly</u>, detailing member's year to date annual deferral amounts, account balance information and disclosure of all fees and charges affecting member's interest earnings or account balances.

**ETF 70.07 (2)** The primary plan and any alternate plan administrator shall reimburse the department for their proportionate share of the department's costs associated with the program.

**SECTION 49.** ETF 70.08 (1) (3) (intro.) (a) 1. 2. (b) and (b) 1. are amended to read:

**ETF 70.08 (1)** Investment providers offering an investment product through the primary plan or an alternate plan shall be selected by the board based on the investment product categories and criteria established under s. ETF 70.03 (8) and (9). All contracts with investment providers of the primary plan or an alternate plan shall be approved by the board and signed by the board chair or designee.

**ETF 70.08 (3) (intro.)** Based on the board's review required under s. ETF 70.03 (10), the board may determine that an investment product offered by the primary plan or an alternate plan is no longer acceptable for inclusion in the program. If the board decides to remove an investment product from the plan as a result of the product's failure to meet the criteria as established under s. ETF 70.03 (9), the product shall be phased out of the primary or alternate plan in a 2-step process over a 12 month period that shall commence on the first business day of the sixth month following the board's decision, as follows:

ETF 70.08 (3) (a) Phase 1 of the investment product termination process shall last for 6 months during which time current members and employees newly enrolling in the

primary or alternate plan shall be informed in writing that the terminating investment product does not meet board's evaluation criteria and that this investment product is not open to new enrollments.

**ETF 70.08 (3) (a) 1.** Any members already deferring to the terminating investment product shall be informed in writing that they need to redirect future deferrals from this product to an alternative investment product offered by the primary or alternate plan by notifying the administrator of their new investment choice.

**ETF 70.08 (3) (a) 2.** At the end of the 6-month period, the board shall instruct the administrator to automatically redirect any member's deferrals that have not been redirected to an alternative investment product from the terminated product into a board designated alternative investment product offered by the primary or alternate plan.

**ETF 70.08 (3) (b)** Phase 2 of the investment product termination process immediately follows the first 6-month period and provides an additional 6-month period during which time members shall transfer existing balances from the terminating product to another investment product offered by the primary or alternate plan.

**ETF 70.08 (3) (b) 1.** If at the end of the 6-month period, any member has failed to move a remaining account balance from the terminated fund, the board shall instruct the administrator to automatically move that member's account balance into a board designated alternative investment product offered by the primary or alternate plan.

SECTION 50. ETF 70.09 (1) is amended to read:

**ETF 70.09 (1)** Employees electing to become a member of the primary or an alternate plan shall sign a memorandum of understanding prior to enrolling to certify that all program requirements and regulations have been clearly explained.

**SECTION 51.** ETF 70.09 (2) and (5) are repealed.

SECTION 52. ETF 70.10 (2) (intro.) is amended to read:

ETF 70.10 (2) (intro.) The administrative plan provider administrator as defined in s. 40.02 (18s), Stats., which is selected by the board under s. 40.80, Stats., and which administers the deferrals which are the subject of the withdrawal request shall:

**SECTION 53.** ETF 70.10 (2) (c) is repealed.

**SECTION 54.** ETF 70.10 (2) (d) is amended to read:

**ETF 70.10 (2) (d)** Within 5 working days after the receipt of the information <u>requested</u> from the employer or other parties required in sub. (3) either render a decision or make a recommendation to the department on a form prescribed by the department.

**SECTION 55.** ETF 70.10 (3) (4) and (5) are repealed.

**SECTION 56.** ETF 70.12 is amended to read:

#### ETF 70.12 Effective date.

Local implementation of the deferred compensation plan and enrollment of eligible employees may begin immediately upon acceptance, by the department, of the resolution under s. ETF 70.10 s. ETF 70.11.

**SECTION 57.** ETF 70.15 is amended to read:

**ETF 70.15** The governing body of an employer, other than the state, may terminate participation in the state deferred compensation plan after a minimum of one year from the date the certified copy of the resolution required under s. ETF 70.10 s. ETF 70.11 was accepted by the department, by adopting a resolution in the form approved by the department and forwarding a copy of the resolution to the department and the then current administrative plan provider as defined in s. 40.02 (18s), Stats. Enrollment and payroll deferral activities shall cease 90 days after receipt by the department of the certified copy of a resolution to terminate participation in the state's deferred compensation plan. Treatment of previous individual deferral investment specifications, accounts and benefits shall continue to be governed by the plan and investment plan provider contracts, unless the employer exercises its right of ownership under 26 CFR 1.457–2 (j) to provide for different treatment.

**SECTION 58. EFFECTIVE DATE.** This rule shall take effect on the first day of the month following publication in the Wisconsin Administrative Register as provided in s. 227.22 (2) (intro.), Stats.