DIVISION OF TRADE AND CONSUMER PROTECTION SUMMARY OF CLEARINGHOUSE COMMENTS AND AGENCY RESPONSE

Rule Number: ATCP 99, 100, and 101		Hearing Dates: July 2017	
Comments: Oral, Written, or Letter	Presenter and Group Represented	Comments or Recommendations	Agency Response
Letter	Clearinghouse	2. a. Throughout the rule, when a single word is amended, the existing word should be stricken in its entirety and the new word should be underscored immediately after the strikethrough. [s. 1.06 (2), Manual.]	Noted and changed.
Letter	Clearinghouse	2. b. In SECTION 2 of the rule, the proper treatment is "ATCP 99.126 (3) is repealed and recreated:." The text of a repealed and recreated rule should be shown as it will appear after promulgation, without strikethroughs and underscores. [s. 1.065, Manual.]	Noted and changed.
Letter	Clearinghouse	2. c. In SECTION 4 of the rule, the proper treatment clause is "ATCP 101.245 (2) is amended to read:". [s. 1.04 (1) (b), Manual.]	Noted and changed.
Letter	Clearinghouse	2. d. In SECTION 4 of the rule, the material in s. ATCP 101.245 (2) (d) 3. does not form a complete sentence when read together with the introductory material in s. ATCP 101.245 (2) (d). [s. 1.03 (3), Manual.]	The sentence has been changed to make it complete.
Letter	Clearinghouse	5. a. Throughout the rule, all subunits should end with a period, rather than a semicolon or the word "and" or "or". [s. 1.03 (4), Manual.]	Noted and changed.

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Letter	Clearinghouse	5. b. In SECTION 2 of the rule, it is unclear who the deferred payment assessment is being assessed against. Section ATCP 99.126 (3) (a) and (b) provides that the assessment rate is "applied to" certain "deferred payment contracts".	Adopted new language to clarify this.
Letter	Clearinghouse	5. c. The desired effect of s. ATCP 99.126 (3) (c) is unclear. If the intent is to require a contributing grain dealer to pay a deferred assessment equal to the amount calculated under pars. (a) and (b), SECTION 2 of the rule should be rewritten for clarity.	Rewritten for clarity.