One comment was received on the SFY 2020 CWFP IUP as follows:

“The purpose of this email is to provide a comment regarding the Draft 2020 Clean Water Fund Intended Use Plan.

On Page 11 of 15, Section E. Phosphorus Reduction PF, we request that the following italicized bold language be added, in order to clarify the reference to “an alternative phosphorus limit”:

- For applicants with an alternative phosphorus limit *per Wisconsin Administrative Code NR217.04(2)*, the phosphorus-related project must increase wastewater user charges to greater than 2% of the applicant’s MHI in order to qualify.

Thank you,
Daniel F. Greve, P.E.
MSA Professional Services, Inc.”

DNR staff agree that this is a useful clarification and have made the requested change to the final IUP.