

**From:** [Potratz, Stanley A - DOC](#)  
**To:** [Salmon, Olivia E - DNR](#)  
**Cc:** [DOC DL DAI Bldg & Grnds Superint](#)  
**Subject:** RE: Notice: DNR comment period on economic impact of proposed revisions to ch. NR 439  
**Date:** Friday, December 29, 2023 7:42:31 AM  
**Attachments:** [image001.png](#)  
[image002.png](#)  
[image003.png](#)  
[image004.png](#)  
[image006.png](#)

---

Olivia

After reading the attached links and the information in the links.

Speaking for the 36 Department of Correction (DOC) Facilities. We all know change is inevitable and rules change with the times. But I think I can come up with most of our responses in this quick e-mail. I have copied my fellow Building and Grounds Superintendents and Supervisors

We are all operating with inadequate maintenance budgets in the DOC so if there will be costs associated with these rule changes please note (or Legislate) in these administrative changes that the legislators

(when approving the changes) will have to include funding for each of our facilities to meet the change requirements with the equipment at our facilities and funding to keep up with the annual fees or compliance requirements.

I know I find it difficult to meet all of the required annual test, certifications and inspections required by all of the regulatory departments both state and federal  
It's just like building a house, "Change Orders cost money"

*Stanley Potratz*  
*Superintendent of Buildings & Grounds*  
*Wisconsin Secure Program Facility*  
*1101 Morrison Drive*  
*Boscobel WI. 53805*  
[Stanley.Potratz@wisconsin.gov](mailto:Stanley.Potratz@wisconsin.gov)  
608 375-6410

---

**From:** Salmon, Olivia E - DNR <olivia.salmon@wisconsin.gov>  
**Sent:** Wednesday, December 13, 2023 8:36 AM  
**To:** Salmon, Olivia E - DNR <olivia.salmon@wisconsin.gov>  
**Subject:** Notice: DNR comment period on economic impact of proposed revisions to ch. NR 439

Greetings,

This email is to inform you that the Wisconsin Department of Natural Resources (DNR) is currently developing rule revisions to ch. NR 439, Wis. Adm. Code. The purpose of the proposed rulemaking is to simplify, reduce, update, and make more efficient the reporting, recordkeeping, testing, inspection and determination of compliance requirements for sources of air contaminants. You are receiving this email because DNR believes you may be affected by or interested in the proposed rule.

The DNR has developed a draft Economic Impact Analysis (EIA) and is holding a public comment period to solicit any additional information or advice on the economic effect of the proposed rule. Note that a separate public comment period on the rule itself will be held after the economic impact analysis has been finalized.

Materials for review may be found on the DNR's website at <https://dnr.wisconsin.gov/news/input/ProposedPermanent.html> under NRB Order Number AM-05-22. Comments will be accepted from December 13, 2023, through January 12, 2024.

Please direct any comments on the EIA or questions to Olivia Salmon at [Olivia.Salmon@wisconsin.gov](mailto:Olivia.Salmon@wisconsin.gov).

Thank you,

**We are committed to service excellence.**

Visit our survey at <http://dnr.wi.gov/customersurvey> to evaluate how I did.

**Olivia Salmon**

she/her/hers

State Implementation Plan and Administrative Rules Coordinator – Bureau of Air Management

Wisconsin Department of Natural Resources

Cell Phone: 608-630-5264

[Olivia.Salmon@wisconsin.gov](mailto:Olivia.Salmon@wisconsin.gov)



[dnr.wi.gov](http://dnr.wi.gov)

