

DWD Chapters 82,
805, 811, 816, 820 and 830
Repeal of Obsolete Rules Relating
to Repealed Statutes

Why the changes are being proposed:

- These changes repeal DWD administrative code provisions that are no longer authorized by statute, as explained in more detail below.

What the proposed changes do:

- **DWD 82, Mining damage claims.** This rule, originally promulgated in 1985, does not relate to the current law on mining permits which is administered by the Department of Natural Resources. It involves a statute enacted in 1979 under which a person claiming to be damaged by mining activities could file a claim against a state fund. The claims process does not appear to have ever been used. Responsibility for the statute, along with the workplace safety aspects of mining, was transferred to the Department of Commerce in 1996 and is now with the Department of Safety and Professional Services. This rule is no longer authorized for any DWD program and is not in use.
- **DWD 805, Allowable costs under the Job Training Partnership Act.** This rule, originally promulgated in 1986, sets out policies for the reimbursement of allowable costs under the Job Training Partnership Act of 1982, which has now been replaced by the Workforce Investment Act (WIA) of 1998. WIA is administered under federal regulations found at 20 CFR Parts 652 and 660 – 671. This rule is therefore obsolete.
- **DWD 811, Performance-based contracting.** This rule, originally promulgated in 1986, sets out policies for grant contract provisions under the former Job Training Partnership Act of 1982. The JTPA has now been replaced by the Workforce Investment Act of 1998, which is administered under federal regulations found at 20 CFR Parts 652 and 660 – 671. The rule is therefore obsolete.
- **DWD 816, Dislocated worker program.** This rule, originally promulgated in 1987, sets out policies for grants for programs, services or activities to assist dislocated workers under the former Job Training Partnership Act of 1982. The JTPA has now been replaced by the Workforce Investment Act of 1998, which is administered under federal regulations found at 20 CFR Parts 652 and 660 – 671. The rule is therefore obsolete.
- **DWD 820, Employment and training assistance for dislocated workers.**

This rule, originally promulgated in 1990, sets out policies for employment and training grants to assist dislocated workers under the former Job Training Partnership Act of 1982. The JTPA has now been replaced by the Workforce Investment Act of 1998, which is administered under federal regulations found at 20 CFR Parts 652 and 660 – 671. The rule is therefore obsolete.

- **DWD 830, Wisconsin job opportunity business subsidy program.** This rule, originally promulgated in 1989, sets out policies and procedures under a former state job training program. The statutory authority for the program has expired and the program is no longer in operation. The rule is therefore obsolete.